Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 1 of 81 PageID #:1

Normern District of Juinois EASTERN DIVISION



RECEIVED

MAY 2 2 2012

Bobby L. FORD #20110808129

THOMAS G BRUTON CLERK, U.S. DISTRICT COURT

JAMES SIMON #20100911183

KEITH WAIKER

(ENTER Above The Full NAME OF the plaintiff or plaintiffs in This Action) 12CV4000 JUDGE LEINENWEBER MAGISTRATE SCHENKIER

Vs.

(To be Supplied by the Clerk of this Court)

Sheriff Thomas DATT; Director Miller; Director Ms. Hickerson; Supt. Williams Thomas; supt. Holmes; Commandor's VARCUITATE; COZZOlINO; PLAXICO; HAM'SON; MARTINEZ; ARCE; GOSMith; LT. MAEWINTER; Lt. DAITH; Sqt. Kravskopt; Anderson; Satinano, soft. Torres; Clams, williams; % Gaughan, % Pietryla; % WALKER; Food 4 LESS Grocecy Store; Michael Anderson; TAMMY HATTER; Anthony STAFFORd; JACKIE rowell; Five unknown Cook County STAFF John DOE'S And unknown Sergent City of Chicago Police Larry Votson; Brendan J. Roberts; Assist. STATE Ady. Susanne Groebner, Michael Vojtai And Monique PAHERSON (ENTET Above The FULLNAME OF ALL detendants in this Action. Do NOT USE "ET. AL.")

Check one Only:

X Complaint Unider The Civil Rights Act, title 42 Section 1983 U.S. Code
Complaint under the Constitution ("Bivens" Action) Ititle 28 Section 1331 U.S. Code
Other

III.

1.	Name of case and docket number: Co-plaintiffs have never file before and I can't recall all the one's.
3.	Approximate date of filing lawsuit:
	List all plaintiffs (if you had co-plaintiffs), including any aliases:
).	List all defendants:
	Court in which the lawsuit was filed (if federal court, name the district; if state court name the county): Federal, Northern, Southern: Centra
	Name of judge to whom case was assigned: unknown
i.	Basic claim made: excessive force; mechial dem
[_	Disposition of this case (for example: Was the case dismissed? Was it appealed Is it still pending?): Lvon two; lose the nest.

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

- 1) ON August 8th 2011 I Plaintiff (Bobby Ford) Arrive At the Cook County Jail Dept. of Corrections; And immediately requested Placement in Autestive Custody. Upon reading the Sign-in sheet I LEARN that sheet bearing Defendant Supt. william Thomas Name stated that All inmates requesting Protective Custody will be unconstitutionally Subjected To "twenty-three Hours Lock in Their Cells with one Hour out of Their Cells A day.
- 2) This cruel and unusual practice has been TAKING PLACE FOR YEARS illegally under direction of Detendant Thomas Dart on down; That gave orders to Detendants Director's Miller and Hicketson. Plaintiff letuse to Sign This Sign-in Form and Began to Experience ongoing Calculated ongoing Retaliational reprisal For Filing grievances on Many Unjust wrongs I observe and exprience.
- 3) When I got inside the protective custody unit on 8/09/2011 I Witness Many unconstitutional devious Violations by STAFF takens Place that had been operating For Many years at the behass of Sheriff Thomas DATT; who in turn gave orders down a chain of Command To Detendant Miller; Detendant Hicketson; who gave orders to detendant supt. william Thomas; who gave their orders of the day to day Operation of the whole Division Eleven unit to their Agents Detendants Commandon's Cozzolino; Darcy; Plaxico, and Arce; Harrison, Together in a chain of Command These Top officials detendants gave orders to Detendants Lt. Maewinter, Lt. Daitt; Sqt. Knavskopt, sqt. Torres; Sqt. Anderson; To Maewinter; Command These Top officials (M. Williams; Co Gauchan; Go Pietryla; and Yowalker To Maliciously And Recklessly institute (4)

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 4 of 81 PageID #:4

MANY Gross Uniconstitutional Sinister Violation; while giving defendants Supt. Holmes

And defendant Commandor Mo. late of the Receiving unit And All others Mentioned

Tactical Approval of Their Staff to Purvish and Retaliate on Each of the Plaintiffs

And Anyone Else by Any Means Necessary For Challenging Their wrongs done

in A blizte Attack From All directions even using the Court as a base of Operation.

- 3.) EACH OF The Class-Action plaintiffs Ford; Simon; and WAIKER, AS WEll AS All OF Division "Il" Eleven inmates Similiar Situated began to Experience This Cruel And Unusual Punishment and Treatment For daring to File grievances on STAFF Cruelty For the Many illegal Uniconstitutional wrongs we personally And Collectively experience on each of these issues beganing with:
 - (A) "Protective Custody" insmates in Division "11" Eleven and Division "9" Nine For years From 2009 To Late in 2011 of October was being Lock-in are cells twenty-three Hours a day with onse Hour out The Same As inmates on disciplinary Segregation Status by These Top Official Defendants Sheriff Thomas Dart, Miller, Ms. Hickerson, Supt. Thomas, Cozzalino, Darcy; Plaxico, Arce, Tate, and Harrison.
 - (B) when wrote A disciplinary report prior to any findings of Guilt or due process rights to be Heard First, Protective Custody inmates Are Retaliatory Taken by STAFF And House in the Same Hole/segregation disciplinary Unit or Cell as general population inmates; Robb of Are Sately And Poptection To Punish us for Speaking out Against STAFF wear as we are often Times benten-up; deny are food urine and detecation is thrown in the cell on us; Are Food when Serve is contaminated with Spit because STAFF would Allow General Population to Feed us unsupervised as STAFF Laugh at are pleas for Help.
- (C.) Protective Custody inmates in Division "II" Eleven due process Rights To Religious Assembly is; And has been denited for years To Us fully As WE Are NOT Allow To go To The Chapel Like General Population inmates weekly To Practice are Respective Faith and belief Merely because of are Protective Custody Status are rights to Religious Assembly is denited and it wasn't until 12/1/2011 That a Preacher came on the unit in Division" II" we were cause To Suffer Gross Mental Anguish for years by Deteridants in Control.

(5)

- Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 5 of 81 PageID #:5

 (D) Protective Custody mates Are demy Jobs Equal to Those of General population merely due To Are Status As Protective Custody innertes And Force To Remain on the deck All day with nothing To do. Trap in Are Cells; thus turning Are Stress; Anixety; borden; trustrations And Aggression inwardly on each other Causing Many to undergo Psych medications.
 - (E) Protective Custody inmates Are NOT Allow To go to Any Educational Schooling inside Division "Il" Unit To help us obtain ATE G.E.O. OR Some trade skills; or better are minds in some positive Kind OF Educational way Simply because of Are Status As Protective Custody INMATES; And Are grievances on this matter are met with Retaliational response.
- (F) Protective Custody inmetes are TAKEN TO AND From COURT ON THE SAME BUS OR VAN AS GENERAL POPULATION insmates whereas WE Are sometimes Attack And Spit-ons; Purchy And Assaulted Severelly by General population; Even when Taken to prison we Are put in harms WAY ON THE SAME BUS AS POPULATION.
- (G.) Protective Custody Immates as well as the whole Oilislan Gleven "11" immotes have NO GENERAL COMMENTE Public Library To take out Books; Novels, MAGAZINES; NEWSPAPERS, TO READ DETENDANTS Collectively have illegally remove or retise to Build one thus are minds Suffer Aimlessly into the pit of depression; oppression; and Mental Anguish

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 6 of 81 PageID #:6

(H) Protective Custody in ates have no daily Education Television Funding As Pre-Trial detainers For Movies; Programs; or Video's of Learning use of the inmate benefit Fund to watch And Learn From; As Some of us are here for Months And years Fighting Are Cases; thus many of them go Crazy psychologically From the intense pathological dementive physical and mental deprivational suffering daily Routine Enforce by All the defendants.

(I) Protective Custody Plaintits; New Arrival and old immates Such As EACH Plaintiff. As well as General population inmates are Ruthlessly deny Are rights to immediate Access to State Funded issue SOAP; deodorant; Lotion; Comb, Toothpaste; Toothbrush; boxers, T-shirts; games; socks; cards as These detendants Top to bottom HAVE A MANY YEARS Long Cruel Rip-off Practice of torcing New Arrivals "inmates" in the thousands daily to Accept Too USE dingy Torn dirty sheets and A Blanket And HEAD To their Assign Housing UNIT OR SUFFER being BEATEN FOR Complaining About Their rights to clothes And shoes And Hygiene Hems; while being force to fill-out A Request Form; OR FILE A Grievanice form that's gown he devised for these readily Available items and weeks of waiting; or months to receive Them if ever! Thus immortes Are Force To Steal; Robb And beat up EACH other To CATE FOR Their Hygiene weeds due to this Systematical malicious Assault on one NAtural daily Needs and Tax tunded Supplies Rip-off by STAFF in Control intentional Failure To provide These items As needed immediately on Arrival. Detendant Supt. Holmes And Commandor Matate Control Receiving

LAW Library Access; WE Are given one Hour Law Library USE once every two weeks unless Court order, and no serious training in Civil or Criminal Law, No Paralegal tour The Units daily: The STATE hired Paralegals workers severely Limit Are Copying Needs to three; retuse to Copy grievances Against STATE or Any AT All; refuses to Teach us how to tile And properly until /write A Metion; refuse to Teach us how to use the ten Legal Books Avaliable; or show us how to type. This combine Crue by weights heavy on Prose. Litigators ford and Plaintitt Simon was force to go Prose.

- (K) Protective Custody inmates have No recreational outlet's in The Very very Small Multipurpose Room in Division "Il" we are allow to play Basketball only with one rim "As Nothing Else is provided so what's the Purpose in Sending Us To A Multipurpose Room with only one purpose?" This Once A Week intentional Cruelty has been taking Place for YEARS by These detendants And Known by The detendants That Constrol and enforce These practices!!!
- (L) Protective Custody immates Ford And Simoni "Grievances Are Always denied And process by Co-workers of the Vary Same Structure use Are grievanscing doing The wrong of Are Civil; Human; And Constitutional rights; Thur Are Complains Fallow deaf-Ear's by STAFF That Sweep Are rights under the table! No STAFF is EVER disciplined or fire for Any wrong doings we Lodge.
- (M) Are food intake is very Anti-productive and Far below The Standard 3600 Calories daily requirement Per-inmate; As we Are Serve No Hot Meals for Breakfast or Lunch; we are Never given No whole Fruits Ever; No grits; No Pancakes; No Datmerl; No Juice; No Sauages are ever allow at Breakfast; at Lunch Time we are Given only Lunchment Sandwiches Every Single day that upset are Bodies Metabolism from the Continuous ongoing Assault Routine; with a Pack of Crackers; or Cookies; or chips far below Adequate Nutvitional Calories or Nutriment.

- (4) Defendant Pietryla on 8/29/2011 instantionally Aidded my Raciet Cellmate To Steal my Commissary by his taking me out The Cell and Leaving it All with him inside The Cell; Than Defendant Pietryla Retaliated Again in Another False Unsubstantiated Charge on 10/04/2011 I was remove from my Protective Custody Cell #401 in Unit "AH" Division" "Il" As one Allegedly Trying To Rape my Cellmate And Place in the Psych Unit For "18" days and Never Charge.
- (5) As The Charges was deliberately False and drop on 10/05/2011. The Same day detendant Pietryla Enter my Protective Custody Cell on 10/05/2011 And Allow my Cellie that Lie on me to Steal All my Commissary; Hygiene items; shoes; and clothes; as Further Retaliation From STAFF detendants Sgt. Nano's; detendant Command Martinez; Supt. Thomas; Director Miller; detendant Cozzolino and others while Pietryla Took plaintiff tond documents; Court transcripts; grievances; And grievance responses; Legal Mail; and personal mail and threw These papers in the trash can in thoses To thwart my challenge to STAFF Constitutional wrongs; while detendants ht. Daitt; and Cozzolino Assisted this wrong Addressing the grievances But taking no Real Actions To Stop or Punish STAFF doing The curongs!
- (6) All The While defendants Supt. Thomas; Director Millier; Director Hickerson; Commandor's Martinez; Darcy; Arce; Plaxico; Harrison and Cozzo Lino Kept Plaintly Ford Administratively House on Single Cell Status Label As A Rapist Decause I Sort to grieve the Many Constitutiononal wrongs I was trame. I and my Co-plaintiff James Simon Saw many wrongs; These Detendants Along with Sheriff Thomas Darit was Misapproviating or Stealing Tax dollars because we immates was not Receiving

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 9 of 81 PageID #:9
What we Rightfully had Coming To US For YEAR EVEN Though The FALSE Libelous charge was in clear Retaliation FOR Exercising ATE rights To File grievances and The FALSE RAPIST CHARGE WAS LONG CLEAR ON 10/05/2011 DETENDANT Supt William Thomas WHEN I Spoke To him FACE TO FACE (Prior To His transfer To Vivision NINE ON JANUARY 27 MOOII) deliberately retuse To TAKE Action Against detendant Pietryla RETALIATIONALLY throwing AWAY MY Grievances And property doing The dirtywork FOR them Higher-up detendants, I had compiled Against Him And his Unit STATE IN Hope that I would be beaten by other inmates that did bent ME Bloody And CAll ME FOUL NAMES AS MEDICAL Hecords will show because of My FAlse status believe I was A KAPIST AND Shank MAKER DECAUSE STAFF FRAME ME IN RETALIATION Too MAKE ME SUFFER SCANDALOWS Treatment without Any due process OF LAW TO MY LOSE OF Liberty And REputation. This was did To may

(1) ON 8/31/2011 while Plaintiff was on Protective Custody Status in Division "11" Eleven And Force Fully being kept in The Hole with General Population inmates on the False 8/29/11 charge brought by Detendant Pietryla. I was repeatedly Assaulted by General population inmates that throw wrine; detection; And spit in my Face and Food And Call me Foul Names while detendants Sqt. Anderson and Yowalker Stood-by Laughlag; This when on between the Hours of 6:00 P.M. 9:30P.M. while detendant Commandor Cozzolino intentionally destroye The Camera Evidence; while detendant Sqt. Kravskopt came

Co-plaintiFF JAMES SIMON AS WEll.

And got ME Around 10:30 P.M. And I was taken To the Hospital Tor body Fluids exposure treatment. All my Attempts To File charges on staff was MET with Extreme Anger response From detendant knavskept who intreview me on camera A week Prior to Staff Bringing the False Retaliational Shank charges on me on 9/31/2011.

(8) ON 12/15/2011 AROUND 3:30 P.M. while returning From Court Plaintiff was inside of the holding Cage "A" in the receiving Unit when I was Viciously Attack; Stump; And beaten by "Five" Unknown STATE detendants for my Kicking on the Cage Fense.

9) Plaintiff was AT All Times Secure behind The Lock Cage by myself when These STAFF Detendants Came And unlock The Cage and Open it Then Attack me without provocation; I was gard Around The waist and Pick up and Slam on The Concrete Floor with great Force Causing my Left Side of my Face To hit The Concrete Causing great Swelling and Cracking my Jawbone while damaging my Lower back bone; Right Knee and Left Rist Area Severely.

- (10.) AFTER This They hop Tie me And Shackled me Than drag me back into the Cage Bleeding. All the while this excessive Force Assault was Caught on Camera. I File A Grievance immediately on 12/15/2011. However it wasn't until 2/06/2012 that Detendant Supt. Holmes Call me to his Office and question me About the inclident. He than had me taken for the immediate medical Attention I was deviled on 12/15/2011.
- Part; I could EAT And Talk Straight; My Face Swelling was gone; I Could work my rist with Lil pain; I couldn't walk to good As my back and knee Still Hurt Severely. I Ask detendant Supt. Holmes For the identity of the Five" detendants and unknown detendant Sergent and He retuse to give Them to me. Detendant Supt. Holmes Supt. Holmes Ask me if I Plan on Filing A Complaint, I say syes!!
- TAKEN TO SEE DETENDANT COMMANDER MS. TATE. She had mE FILL-OUT THE COMPLAINT FORM; But Also Retuse To provide me the NAMES OF The detendants that Attack me between the Hours of 3:30 P.M. And 6:30 P.M. I was given A Return grievance response on 3/01/2012 with No NAMES TO CONTINUOUSLY CONCERT STAFF Identity From me and Hampel my Civil; thuman, And

Constitutional right To Grieve And Sue. The Assault WAS Sweep under the Rug in A pretense ongoing investigation when Both detendants could Look back on the Camera And See who they was. I was given a X-Ray on my knee; Lower back and Jawbone on 3/16/12 To Further document the Excessive Force done on 12/15/2011.

(13.) ON 5/28/2011 I inmake KEVIN I.D. #2011-05126140 MADE False Accusations of A Sexual Assault Against Plaintiff James Simons. Kevin was sent to the hospital Allegedly To have A Rape Kit done on him. Although I MR. Simons repeatedly Maintain My innocence, and Sort to View The paperwork Showing my Hair Fiber or D.N.A. Substance on Kevin Clothes or The bed None of this was done. Plaintiff Simon was unconstitutionally Sent to Segregation A.K.A. The "Hole" with general population inmates while on Protective Custody Status and the escorting Officer Told them I was there for Rape Placing me in harms way. The Hearing board found Plaintiff Simon Not Guilty...

(14) ON 7/13/2011 MS. Williams intentionally ignored my Pleas of a problem and possible Fight with me and my celly. She intentionally with Malice disregard Left me in harms way. While 40 Detendant Gaughan on the NEXT Shift inform me that he would Let Detendant Sgt. Torres Know of the problem

I was having with my collie MR. LAND. I was LET out The CEILTO TALK with A white shirt Lieutentant However, Nothing was done to Separate us! I was handcuff and Put back in the cell with MR. Land who Attack me. while A UNKNOWN COMECHONAL OFFICER CAME BACK 15 To 20 MINUTES LATER AND ASK MR. LAND did he want to press charges on me. And this evidence on the Camera will show I sort removal From MR. LAND TO the point I got on my KNEE AND BEG EACH detendant to please respect my right, But, SHAFF MAlichausly & SAdistically ignore my civil, Human, and Constitutional rights To be Free of Any cruel and unusual punishment of TEEAMENT. I was Again Single out And wrote up For Asking For help. And the hearing Board Found Mr. Simon NOT Guitty Plaintiff Simon has Suffer gross months Anguish, emotional distress with defrancolon of my character due to STAFF Continuous redulbution Against ME.

Grighan began to Violate my First Amendment rights in that he began to Censor And inspect my Legal mail mark privilege open only in Front of inmate on 8/18/2011. Than Stated to me To File A Grievance A Hundred times; just spell my name light; thereby Letting me Know the grievance process is gear to work in State Favor... meaning no meaning til Consideration Will be Shown to us inmates.

Caughan at Count Time I had Rape him. To Johnson #9147 Told Detendant Kranskopt This same inmate Robinson had came in Last right Saying the exact same thing about Another in Last right Saying the exact same thing about Another inmate. These take bare Allegations were never substantiated. However, Detendant Sqt. Kranspot stated to the Lieutendant we got simon ass because I'm sick of his ass writing grievances anyway. Both I and The Robinson was sent for Medical exam, an a psychiatrist Along with a Doctor STAFT on 8/19/11 Robinson ask to press charges and I was seen by the chicago police on 8/31/2011 while the C.C. Quoc of Any wrong doing.

The CELL with me knowing Bellman was on House Alone; out Along AS ONE psychatic And deeply clistrubed. On the Next Shiff I Ask Detendant Smith who in furn Told me To Fuck or Fight, I Ask For a Lieutenfant; Detendant Smith refuse and told me To File A Grievance! He don't give A Fuck! I then try To talk To Detendant Lt. MAEWINTER the NEXT DAY But he STATED TOME HE has bigger problems. On 9/9/2011 I TAIK TO Commandor Cozzolino who in turn without Ever Confronting The issue inform me They was going to Accept this STAFF word!!

- The Allegations / Accusations Food & Simon Eites in This Complaint and Their Many givenances are quite Serious. the Matters should have been referred to A unbias tribunal or Fair and Just internal Affairs For investigation Against STAFF; And Mr. Simon and Mr. Ford Should have been provided with documentation of the outcome of Each investigation; and The reason For the Action or inactions of STAFF:
- 19.) The Conduct of STAFF Placing MR. Simon in Harms way
 And causing MR. Ford Great Harm For exercising his rights was
 Sufficiently Serious To invoke The due process right The Fourtheen
 Amendment MR. Simon and MR. Ford cites which states that
 discipline Shall not be imposed because of the use of The grievance
 Procedure.
- TEPORTS because they believe MR. FoRD AND MR. Simon intended to RAPE, HAVASS; BEAT; Hide Contraband or HAVM other inmates, but; this cover-up was Again; and Again Found to be Retaliatory reports on Both MR. FoRD AND MR. Simon in Violation of Both inmates Constitutional Pights; And those that when Forward to A Guitty Verdict was Frame up out of Pure Malice For MR. Ford Arudicity to challenge the Systmatical wrongs of the hierarchy Rule Those Findings were in Violation of the inmates 1st 4th of And 14th Amendment of the United STATES Constitution.



Case: 1:12-cv-04000 Document # 1 Filed OF CHAIN EROPERATIONS IMAGENT FURTHER 21) IN THE FIRST AMENOMENT CONTEXT A OF CONTEXT A OF THE PROPERTY OF THEN A CONVICTED PRISONER. SO long As Those rights AT NOT inconsistent with his Status As A Pre-trial detained or with the legitimate penalogical Objectives of the Cook County Dept. of Corrections; illegitimate penalogical deceit is not consistent. Restrictions on First Amendment rights are Constitutional if they are Reasonably related to begitimate interests "thus defendant Grughan Tampering with MR. Simon mail was Constitutionally illegal.

72) ASSAULTING MR. FORD AND threwing AWAY his property FOR EXPOSING THE Rip-OFF OF TAX PAYERS MONEY WAS NOT REASONABLY related to ANY Legitimate interests. All detendants that sweep it under the rug WAS Liable FOR The wrong. This in turn brings the matter back to The issue of Retaliational Grievances denials, And No Adequate Address by Higher up Supervisory in position to Correct the wrong AS EACH Commander Could of order time off without lay for EACH OF the STAFF involve FOR Violating Protective Custody inmates rights. MR. SIMON AND MR. FORD thuman; civil; And Constitutional rights was Violated daily.

23.) All of the Protective Custody innuntes had to Suffer Many of the Same Constitutional wrongs Set-out in this Complaint because detendants Sheriff Thomas Dart; Director Miller; Director Ms. Hickerson; Supt. Thomas gave Olders to Communidor's Harrison; Tate; Darcy; Martinez; Arce; Plaxico And Cozzolino Who gave day to day orders to detendants Lt. Mae winter; Lt. Daitt; Sqt. kravskopt; Sqt. Anderson; Sqt. Torres; Yo Pietryla; Yo walker; Yo Gaughan; Yo smith; Yo williams; And Sqt. Nano along with Several others officers to Allow Punishment and Clear Retaliation by chicago Police officer Dutson and Roberts Assisted by States Atty Susanna Groebnet and Michael Vojta to go uncheck Against Anyone They which to Punish in the Court of Law that expose the Rip-off of State Funds with unmitigated deprivation Carried out daily.

(18)

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 17 of 81 PageID #:17
24) The Court has Jurisdiction of This Action Under 42 U.S. C. & 1983 And
Under 28 U.S.C. & 1983; Plaintiff's Food And Simon Seeks Too have This
Complaint made into A Class-Action Lawsuit To Help All Protective
Custody inmates Similiar Situated.

25) EACH Plaintiff is A Citizen And Resident of The State of ILLINOIS AND A CITIZEN OF the UNDER STATES, EACH OF THE detendants was, AT All Times Material To this Complaint, A duly Appointed employee of Either the Cook County Jail Dept. of Corrections, or a Food 4 Less employee; or a Chicago Police with the City of Chicago, or a duly Appointed Assist. STATE'S Attorney Employee working inconcert to the illegal Constitutional with in Their individual or Collective Capaties Rather For the department of Corrections cook county Jail Dept. of Corrections of Not.

26) ON August 06 2011 Around 12:30 A.M. Plaintiff (Bobby Food) ENTER THE FOOD 4 LESS Grocery Store And purchase The Following items; Nine bags of Ice; 48 Bottles of water, 4 six pack of Countrytime Lemonade pop; 2 six pack of Hawaiian Punch drink; 1 Sunkist 6 pk; And 2 six pack of Rc Cola Pop.

27.) When I got to the Cashier Detendant Jackie Crowell and Pay \$50.614 For my merchandise I had to use the bathroom; So I push the Cart back Away From the Cashier because the bathroom is in Aisle 14 or 15; while in there I unbeknowingly drop my receipt, when I return about 13 Minutes Later I Began to Push the Cart Pass the checkout Counter Cashier Detendant Jackie Crowell when she stops me and askes For

MY SECEIEPT, I givE HER WHAT I thought was by seceipt; AS I try To keep All MY receipts FOR TAX write purposes. I don't recall how I Lose or drop This LAST SECEIPT IN The BATH SOM.

18) She Tells Me it's The wrong receipt, I explain To HER I MUST HAVE LOSE MY receipt in The bathroom, I'll go Andget it, She Tells ME To go enstead To Customer Service And explain it To Them. I didn't think much of it, So I push The buggy over To Customer Service desk.

29) When I get there Detendant Tammy Hatter who is The MANAGER There Listening to what I say; I began to Tell Her what Just happen. I Tell Her I must have drop the receipt in the Bathroom CAN I go get it? As I'm explaining this to Her Detendants Michael Anderson And Anthony Statford who I hater Learn is Security Comes to me And Tells me to Cuff-up I ask For what? They Tell me for Stealing.

- 30) I Tell Them I Ain't Stealing Nothing. The CAShiel SENT ME OVER here To explain to Customer Service what happen To my receipt. Immediately they Attack me And A tussle begans on Camera, I'm Taken down and Handouff And Falsely charge with Retail the Ft, IN Violation of My due process rights To be Tree of Any Cruel And Unsual Punishment and Treatment.
- 31) DEFENDANT STAFFORD TESTIFIES AT THE Preliminary HEAVING HELD ON 8/31/2011 That HE INDEED did recover the Missing receipt in The BAthroom; But, NEVER Produces it; HE go's ON

To Claim it was A Receipt From two weeks Dyo. How Are WE To KNOW this SiNCE HE FAILS TO Produce it At The HEARING.

- 32.) AFTERWORDS DEFENDENTS OF THE ChicAgo Police DEPARTMENT COMES by THE NAMES LARRY DOTSON AND BrENDARD J. ROBERTS. They Ask ME IN THE STORE WHAT HAPPEN, I CLEARLY TEll THEM THE Whole Story AND ASK THEM TO GO AND GET THE CASHIEL JACKIE Crowell AND MY RECEIPT OUT OF THE BATHROOM BUT, THEY PETUSE TO do So FOR THE PECEIPT BUT, go's AND GET THE CASHIER,
- 33.) DETENDANT STAFFORD TElls Them Ain't No receipt in the bathroom And The Cashier Tells them yes That's The MAN that I SENT TO Customer Service! They Take me unlawfully To the police Station in Violation of my Fourth Amendment whereas These two Detendant officers book me and Take \$355.00 dollars off my Person, inventories it but, The Money is never return over To me. I sent my Cousin Regionald Collins To pick up my property And Money; However They Tell Him To go To 1011 So. Homan To get my Property And Money.
- 34.) My Cousin go's To 1011 So. Homan To Pick up All of my property
 And everything but; my money and glasses is given To Him. They Tell
 Him I'll Have To write Them For my money. I write repeatedly Asking
 To have my money Forward To me AT The Cook County Jail; But; its
 NEVER SENT To ME.

35.) ON MArch 14 m 20 The Charge of Retail the was Nolle pros dismissed Resulting in me being unlawfully Falsely Arrested on 8/06/2011 by Store Security Detendants Anthony STAFFORD And Michael Anderson and Falsely Taken into Custody by the detendants chicago city Police Department Detendants Larry Dotson and Brendard J. Roberts.

36.) As A RESULT OF This Original False Arrest Plaintiff was Eighty-Nine days into his Legal right and demand For Trial on the Retail TheFt Fake Charge; but was deny his Lawful day in Court To prove his innocense For the Retail theFt and Frame For a Jailthouse Greater offense while in the Cook County Jail. Had Plaintiff not been Fakely Arrested in the First Place I would of Never been in the Cook County Jail To be Frame Violating my rights under the Man 8th and 14 Amendment of the U.S. Constition.

37) Plaintiff Claims that detendants Susanna Groebner and Michael Vojta working For the STATE'S Attorney office working with the Department of Corrections Cook County Jail Detendants devied my due process rights to A trial on the Retail Theft Charge on 3/14/2012 Because it would of expose the Fact that Plaintiff Had illegally been taken into Custody on 8/06/2011 And Later on Frame by the Cook County Jail For Seeking to expose A Major Rip-off Scheme of Tax payers money by the Department while Public detender Ms. Monique Patterson Conspirtorially Intentionally Retuse to Raise the Many Trial Errors on ther

Motion FOR A NOW TriAl.

38.) Thereby NOT RAISING MY MANY Pro. SE. triAl Errors; but only RAISING MY MENTAL SHATE TO bE Fit FOR trial thus she was making My Appeal Completely INETTECTIVE ON REVIEW by A Higher Court IN So doing Aidding my demise Further while Plaintiff WAS Sentence To Fourtheen years Maliciously imminent DANGER OF LOSE OF Liberty with No possible way To Come back ON Appeal DECAUSE She FAIL TO preserve my Rights At The district Court Level by NOT Raising Them in HER Motion. This in turn Aidded The Department of Corrections detendants !!! And Food 4 Less DeFendants GroceRy Stoke Are equally Linble FOR Their False Arrest As well As The City Chicago Police DEPERTMENT DEFENDANTS, AND FINALLY AND MOST DISTURBING OF All is that I FACE THE immiNENT DANGER OF dying IN prison FOR A OFFENDE I didn't CommiT because I SUFFER From A Chronic Medical/Weights heavy on plaintiff; Mind!!! CONditION

> END OF ComplainT. 151 Bobby Ford

V. Relief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite
no cases or statutes. EACH Plaintiff Seeks judgment Against The Cook County Dept. of
Corrections Detendants collectively in their individual and official Capacities of 1140,000,000

Million collars Compensatory cannages; And i 100,000,000 millions dollars in Punitive clamages

Millions of Are 15.5 mgm and If remembers Rights and Privileyes, And timmunities as guaranteed

for Violations of Are 15.5 mgm and If remembers Rights and Privileyes, And timmunities as guaranteed

by The U.S. Constitution. #3) Plaintiff ford seeks judgment Against the Food y Less Grocery store detendants

by The U.S. Constitution of 819,000,000 million collars Compensatory damages, and \$50,000,000 million dollars in

functive damages fol Violation of my 4m 8th And Hith proceedings, and \$50,000,000 million dollars for the U.S.

Punitive damages fol Violation of my 4m 8th And Hith proceedings and 50,000,000 million the City of thic ago

Constitution in their individual And official (Agastics 3) Plaintiff seeks judgment against the city of thic ago

Police Dept detendants I imillion dollars for personal damages and 50 million dollars function and Such other

For False Arrest in their individual and official Capacities. Plus the lost of this Adion and Such other

For False Arrest in their individual and official Capacities. Plus the lost of this Action and Such other

For False Arrest in their individual and official Capacities. Plus the lost of this Action and Such other

Summons And Setve on Each determant. CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this 💋	day of MAY	, 20 <u></u> / 2
mr. G	Pobby S. Fa	rd
(Signature of plant	aintiff or plaintiffs)	
Bobb	VL-FORd	•
(Print name)		
N-2	0126	
(I.D. Number)	Pinckveyville	CORR-CONTER
D.	Pinckveyville D. Box 999	
_	knoglile I	
(Address)	1	

Case: 1:12-cv-04000 Document # 1:Filed: 05/22/12:1COOK COUNTY DELAK INTENT OF COOK COUNTY DELAK INTENT OF EACT

	ECTION 1 DISCIPLINE REPORT Division X District A CAN Desirable Control of the Desirable Control
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	Chegory Press (7) Category II 2 (2) Category III 2 (2) Category II 2 (2) De Category II 2 (2)
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<i>37</i> 23 2 4	10 transfer the Acres and Notes that on the well than There are Services. Disciplinary Report Diligeration Detailing By Classes and Services.
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	Detainee's Signature: Refuseo 70 - 2000
<u> </u>	
	Restring Employee Street to Start to
	Reviewing Supervisor / Supervisor & St. 4 Name and Star (printed)
	14 Jotto-Con 4000 St -70100 Miles
	Superintendent or designee's Signature: Name and Star (printed):
4, \$46 L	AULUSAULHIGY LIVEEN TOWN HIGH
	SECTION II DISPOSITION BY DISCIPLINARY HEARING BOARD Ball of Theories DEL SOL
	Detainer Requested Witnesses Yes of No Warre 24 Hr. Notice O'es O No Representation protein Detainer Witness Living Unit: October Witness: Detainer Witness Detaine
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	Detainer's Plea to Charge
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	FORTH AS CHARGED I NOT CHIEF II WAS DESCRIPT II THOUGH SEREND II THOUGH SEREND III T
- (1) (2) 【	Disciplinary Hearing Board's Finding is Based On The Politicing Delicenties.
	DETAINEE REPLYDISCIPLINARY REPORT
	Disciplinary Hearing Board Recommends The Following Action
	Start Date of Action 03 (26 1)
- 1	Disciplinary Hearing Board Edensher Disciplinary Hearing Board Monaper Disciplinary Hearing Board Disciplinary Hearing Disciplina
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-: 77 : -: 4	If femal pulley at the parties of the year, appear to the district the parties of

Piek - Detainor v Copy After Hearing

Case: 1.12-cv-04000 Dece	ment# 1 Filed (15/22/12)	*466.220 of 81 **50.6 #
COOK COUNT DISCURLA	FY DEPARTMENT OF CORRECTIONS Y REPORT AND FREDRICS OF PACT	<i>\#</i>
Please Frint Information SECTION I DISCIPLINT REPORT Detainer's Nuclei 1720 College (1700) Detainer's Living Unit A 1 Rises of Section Category I II Category II 13 College Description of Charge(s) & Code(s):	[BA Self-DEVICE] IN	More particular to the second
Densince Injuries: II Yes II No Medical As Staff Injuries: II Yes II No Medical At Victim Report: II Kes III No Manual Confiscated Bydence Bog 4 (attack plants	itention, if Ves V. 1902. [Comments]: (Comported to Detection Survey.	Personal Section 1997
Description of ignislent: SO Lineage Lim in A. Lineage. Ass. 307 In Lecture loc. Description Ma.	to. Parts with the deal and and	Aller Fr. Petrishingaries
1000. Detaine Kapycinski was 12100. searching all 40% 610 10000000000000000000000000000000000	Houses and establish in Marke Board and market place of	
Disciplinary Report Delivered to Detainer for the Control of the C	31,4011	
Reporting Employen / Signature & Star #	Post and Star (project)	
Seperiotendent or designee's Signature	Superior State (principle)	
SECTION H. DISPOSITION BY DISCUID Detainer Requested Witnesses II Ves. II No. Detainer Witness: Livis Detainer's Plea to Charge II Guilts Ay C.	Warre 14 Br. Rotte (1745 O No. No. 84 (Jakt) Dezalate Witness	
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Testimony of Witnesses: (Use Continuentlos Sa	DETAPOR SOCIATIONS	
THE FINDING OF THE DISCIPLED OF T	ON THE EXPONENCE OF THE COMPANY OF T	
Stairt Date of Action Disciplinary Hearts, Board Manifel Signature Fills/Date	Earl Date Scotting Marring Date of Member Linguistic Little Point Continue Conti	
H former gainst of disciplinary for the Superintendent will include the Visciplinary Hearing Board's Copy Pink - Detaigee's Copy After Hearing	Sattery changes; you may appear to the Abberrary as the Committee and the Committee and the Committee and the Committee and Comm	A SECOND COMPANY

Case: 1.12-cv-04000 Document#: 1 Fileth 95/27/12 Page 25 of 31 Page 0 # 25

COOK COUNTY DEPARTMENT OF CORRECTIONS

DETAINER RESTITUTION CLAIM FORM

PLEASE PRINT OR TYPE INFORM: 1. NAME OR DETAINEE	THON 2.LD#	Series 44	DATE OF HIC	DENE S	
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Ford Dobby. PLACE DE INCIDENT	<u> 20/1080(329</u> 7:mv. Ther	A DESCRIBE D	POTROPER PR	OPERTY.	COSI
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AH Celly 408	X]	· Mrtol			e se se region de la companya de la La companya de la companya de
		a Tarres	-sheat		
					16.
DESCRIPTION OF CHARGE	ODE: CATEGOR	Y V . 505, Trains	ging or effectin		
e.g. uniform, bedding,, linen, furn	Rhines, Fixtures an	d equipment).			
A DESCRIPTION OF BUSINESS					
10. DESCRIPTION OF INCIDEN					
			N // 1/24/7		
I HAVE BEEN FOUND GUILTY AS	CHARCED AND W	ita. Re ge quiri	d to pay be:	ATTUE ON IN	THE .
AMOUNT STATED ABOVE:	100	اس خداجہ رح	N		
DETAINEE'S SIGNATURE		ZSEO	Bage		
HEARING BOARD WITNESS SIGN	ATUREL				
DIVISIONAL SUPERVISOR'S SIG	VATERES.		DATE		
DIVISIONAL SUPERINTENDENT	s signature:		. A Deta		
PART I - DISCIPLINARY HEARING BC	ARD'S COPY	PAREN.	STATEMENT SEE		
PART IN DEFAINER'S COPY AFTER	HEARING	PARTIN	– TRUST DEPUR	RANDO PILEDA	

Case: 1:12-cv-04000 Document	#: 1 Filed: 05/22/12 Page	26 of 81 PageID #:26 🔪
miner sur l'adianne contra suspire state au factif et l'acceptant per comi ca au en provincian qua su miner information de sance e company de LUES	TREPORT POSS OF	ingerial control of the second control of th
ase Print All Information		Effective: 04/09
vision/Unit: X	Living Unit/Location:	44 180,008
cident Date: 24 HUG Doll	Incident Time: 1545	HOUIS
juries/Hospitalization: Yes 🗆 No	Contraband Found:	P Yes □ No
estraints/Force Used: X Yes. No	Property Damage:	☐ Yes No
eapon(s) Involved: X Yes No	OPR Notified:	Yes No
rest(s) Made: Yes No	ADO Notified:	Yes No
cident Videotaped Yes No	Videotape No. - -2	<u> </u>
deotape No. //-//- 245	Videotape No. - -24	<u> </u>
mate(s)/Personnel Involved: ID/Star #:	Witnesses to Incident:	ID/Star #:
C. Pictrala 2141	Pero, Godoy Lawy 211-0101	139
VUST 525		
ayonski Janusz 2011-0012107		
	Facts: (Narrative)	
ABON DOTT AND TOWN RIO PICTIFIC TO GRAND		T WILL WAR TO LOT MANY
OFFICIAL KOPYCINSKI, JAMES #2010012107		
1014-0600129 on the 7-3-shipt min that DELLIKE		
ctrivs on Kopycinski 3 neck (night side) Ano attic	n autstrate for Bobby at	ed the excident Detent
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Il and he refused Rio could see som while shim	in motel that Delanast Part	was truck to each . K/6
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gnature & Star # of Reporting Personnel.	Date:	a// 1540
ghature & Star # of Supervisor:	Date:	Time:
ghature & Star # of Supervisor:	19aus/	1 203041
Administrati	ve Assessment:	
		1000-100-10
LT NOTIFIED OF INCIDENT by		esponder 10
CENE, KIN INTERVIEWED CLETAINED	e roid in muki-	OUTPOSE ROOM.
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THEO THE WEADON WAS NOT	HIS, HE FLANSFORD	To living unit
W ON 7-3 THIFT HE STATES	O THAT HIM AND	HIS COMMATE
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OID STATED THAT CLAFAINCE	KOPYCINSKI WAS	maxing yriens
	t Tracking No.: Date:	Time:
gnature & Star # of Supervisor: Incident		, - · · · · · · · · · · · · · · · · · ·
2 2	-11-0763 29TH AU	6 2011 2100 Hours

Exh 004

Please Print All Information			G00 04/09 Effective: 04/09
Incident Date: Ja Hue Jal	Incident Tim	e: 1545 Hours	
Continuing State	ement of Facts (Na	rrative):	
RETENTE FORD WAS LEND for PORTH &	rationation. Action	سران ارت ارا <u>سان می میکا</u>	C) Frank
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The To weapon in cell AND	Nie ereti	PIEM. PSYCH	EVALUATION
WOIN STAFF. DETRINCE FOID	TIS ETTATIC	BEHAVIOR /Sper	TH Towards
THES ASVEY MATERIAL	STATED TO	KIWS THAT H	e presentes
TAFF IN DEDOCATION	CHETHINE WI	11 to seen	by melical
TAFF IN ACDC/DEIME MELL EVALUATION/TIENTMENT, DETAIN	DECAL AICA FO	r plecautions	z medical
THIOMION ! TEATMENT, INTAIN	dee was clear	HED by Mel	ICAL STAFF
WO WAS returned To living	g unit AN	Cell # 408. De.	ANCE KOP-
CINSKI WAS INTERVIEWED O	N VIDED TA	OF # 11-11-245	STATED
Continuing Adm	inistrative Assessi	nent:	
WISHED TO PLESS CHARGES	, SIGNED CO	OMPLAINT REO	WST Form
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rt I - Executive Director (white)	PINEO OVE 7	o THE CO.	ATTABAVI
rt II – Superintendent (canary)	Pa	irt IV – File (goldenrod)	(hux)

Exh. 005

Total Date 344 Aug 201	Effective: 04/09
Incident Date: 29 ^{4H} AUG 2011 Incident Time: 1845	
Continuing Statement of Facts (Narrative	· · · · · · · · · · · · · · · · · · ·
SAFE IN THE Servity Office IN division	
DIVISIONAL SUPT. THOMAS VIA PHONE CALL	
RIST CONTACTED EXTERNAL OPERATIONS ADO COMMA	
OF INCIDENT. AIRT CONTACTED CL-OPS OF MO.	
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FARED TO 3831 (CLSP) 4761 (CIU).	· · · · · · · · · · · · · · · · · · ·
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2105 HKS & RILT INFORMED ADO COMMANDER MANTIN	ICZ OF INCIDENT
VIA PHONE CAH.	The state of the s
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	R. D91-207
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Continuing Administrative Assessment:	
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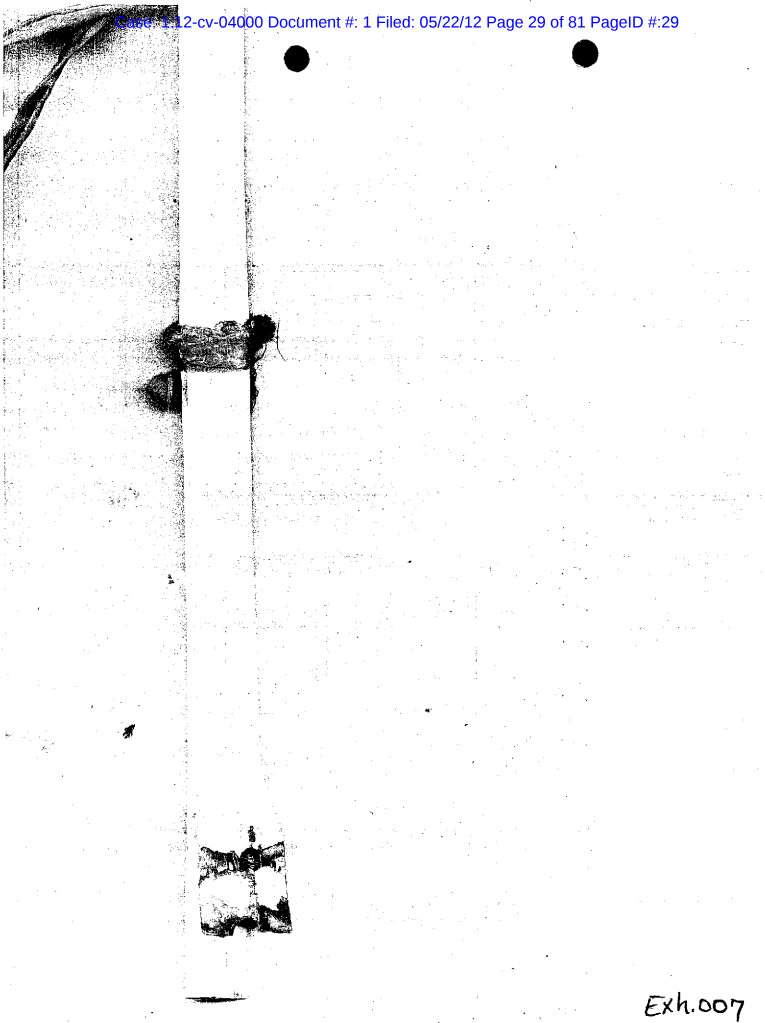
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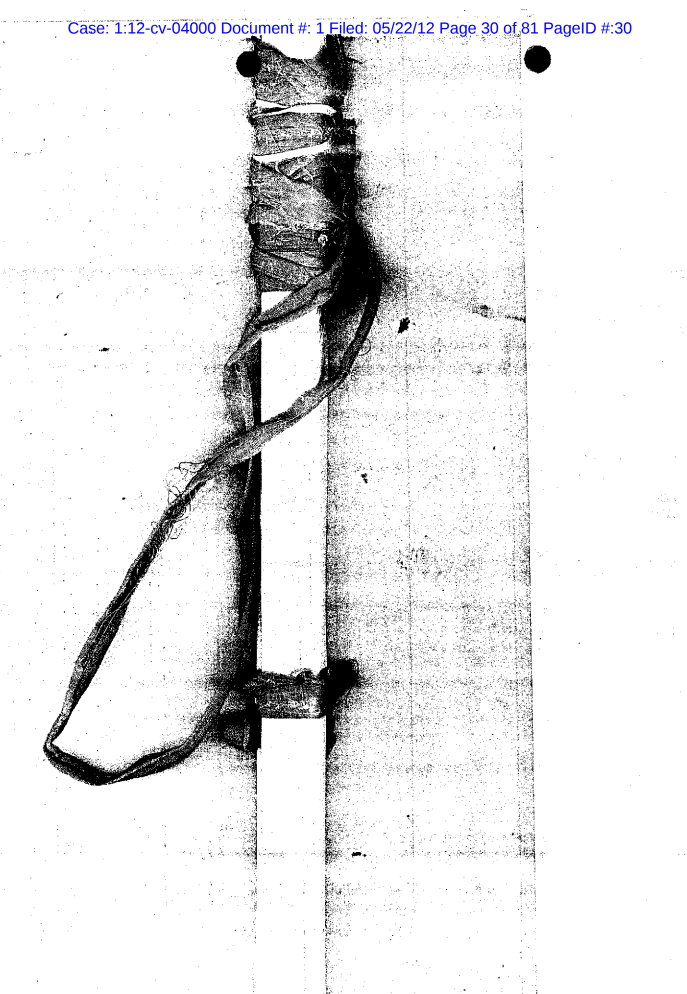
Exh. 006

Part III - Assistant Executive Director (pink)
Part IV - File (goldenrod)

Part I - Executive Director (white)
Part II - Superintendent (canary)

000,04/09





©ase 3uim12-cv-04000 D	ocu ment : 1 Filed: ()5/22/12 Paye	31 of 81 Payello #:31	
SUPPLEMENTARY REPORT	000	000	11-16	0325
4. ORIGINAL OFFENSE & CLASSIFICATION	999 5. RECLASSIFIED TO	999	6. IS FURTHER POLICE ACTION NECESSARY	0323
Interference w/Public Official (Possessi Of Contraband In A Penal Inst.)	on	DNA	YES [NO ⊠
7. VICTIM OR FIRM NAME	8. ADDRESS		9. TELEPHONE	110 23
Cook County Department of Corrections	S 3015 S. Califo	rnia Ave. Chica	ago, IL. (773) 86	9-6518
Division XI / AH	29 Aug 11 / 184	· ·	LINEQUINOED FILE	INDING LED
14. IF CASE CLEARED, HOW CLEARED				
ARREST & EXCEPTIONAL ☑ PROSECUTION ☐ EXPLAIN				
THIS IS A CCSPD-CRIMINAL INT	ELLIGENCE UNIT CLI	EARED AND CL	OSED REPORT	
DATE & TIME ASSIGNED:	30 Aug 11 1	1000 hours	·	
VICTIM:	State of Illin	ois		
OFFENDER:	Inmate CIM 6022 S. Hoi Chicago, Illi			
·	IR: 597130	•		19.1
LOCATION OF OFFENSE:			f Corrections	19. SUBURBANN COMPLAINT#
DAY / DATE / TIME:	Monday Au	gust 29, 2011 18	345 hours	
EVIDENCE:	Inventory #6	3829-11		
MANNER / MOTIVE:	Inmate FOF cell under h	RD had a weapoi is mattress.	n (shank) in his	20. C
NOTIFICATIONS:	ASA RUTK September		ed charges at 1240 hrs	20. CASE REPORT #
PERSONNEL ASSIGNED:	Investigator	s J. McCAFFREY	*499 / C. PLYBON *253	1-16
WITNESS:	•	Jacob M/W 30 A	Aug 80	1-160325
	3015 S. Cal Chicago, Illi	lifornia Blvd.		Si .
		, - -		
15. REPORTING OFFICER(S) TYPE OR PRINT STAR #	· .	STAR#	16. DATE & TIME OF REPORT	
Investigator J. McCaffrey 499 17. REPORTING OFFICER(S) SIGNATURE STAR #		STAR#	21 Sep 11 / 180	00 hrs
_		SIAK#	10. SUPERVISOR APPROVING-SKINATURE	
1 119/11/199				Ì

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 32 of 81 PageID #:32

Part-A / Control X 2 25

Referred To: Supt DIV

Mills spoke of the west

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE Page 10/62

	Detainee Last Name: Fo	Rd	First Name: \(\sum_{\text{in}} \)	hohbu .	
	1				_
	ID#: 2011 -0808129	Div.: Living	Unit: AJ Da	te: <u>09/0////</u>	_
		ON 8-30-11 A YOU	any 18 yes old ElDic	c. F.S. The was fut in	Side
		NOW INT OF SEQUEDATIONS	with me by The A	JAME OF TYPEAS NAY	lor.
Ł	BRIEF SUMMARY OF THE CO.	ustody Status Cook County	ATAN D. D.C. AG	A DANGEROUS ONGOIN	4
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Ø	c immate intentionally in Hary	ms way by letting out of t	heir celu sevena	BENERAL POPULATION I	NMALE
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4	walker work 3: 00 To 11:00 times	WITH I HIM MATK TOK DEAT	th my these grave	givience's mounty.	SHIT
4	NAME OF STAFF OR DETAINEE(S) H Y WHITE WAS CUT OFF DY CO 9/01/2011 AT 10:30 RM AHEN	AVING INFORMATION REGARDI	NG THIS COMPLAINT	Cal Blace Footnessing	1.241
41	of whether experience of the office of	e Clark Had Strikerauskert Ha	in Halaces to the	de lare A HUNDAY STIK	EATLING
	ACTION THAT VOLLARE REQUESTIN	10 TO FEIL ME TO BE VIOLENTLY FO	D- tule	E Convenient Have	0 1 50 Kg
À	ACTION THAT YOU ARE REQUESTING ACTION THAT YOU ARE REQUESTING ACTION THAT WAS ALL OF THE PROPERTY OF THE PROPE	S. T. CONTROL OF the	rer Chitting o	actions that at	
-	E. W. Latter and a sound of	THE STATE WAR	aded the oil and	ED IDOLVEN LINE OF	of or
7	For Violating My Constitutions	H HONIS; SHATEBURE 1 EGICLES CL	MACK IVE D. J. MAN	a 14 dwed DWEVIC	C) (OF
,	DETAINER SIG	NATURE: Ma Bol	Ki Lord		Į.
	THE US CONSTRUCTIONS DETAINEE SIG	11	ny juica	•	7/4
	1/ [2	H/10.	7	1 -1 11	54
	C.R.W.'S SIGNATURE: V. 10	WKY DA	ATE C.R.W. RECEIVED): <u> </u>	, v
	Diagram and the cut was a second	Aut Tr			7
	Please note: Decisions of the "Detainee Disc	ciplinary Hearing Board" cannot be griev oust he made in writing and directly submit			

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

3991 11/30/2011 09:48 #662 P.007/024 Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 33 of 81 PageID #:33

C.C.D.O.C. DETAINEE GRIEVANCE / REFERRAL & RESPONSE
EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFTEY OF A DETAINEE
Detainer's Last Name: TOKD First Name: BODDY ID# JUI - USUOIOU
Is This Grievance An Emergency? YES NO
C.R.W. S Summary Of The Complaint: Delarnee alleges Jack of assistance with
addressing Various Bytes related to his well being
C.R.W. Referred Griev. To: Supt DIV / Date Referred: 917/
Response Statement: RCmdr reviewed topes on wing but found nothing conclusive
to back up Inmale Fords allegations. When a p.c. womate goes to segregate
be loses his p.c. status until he comes off the wing. RCmdr interviewed C
Walker and he stated that there were no incidents on wing that he was aware
(print-name of individual responding to this griev.) (signature of individual responding to this griev.)
Supply William AS (print - name of Supt / Designee / Dept. Admin.) (signature of Supt. / Designee / Dept. Admin.)
(print - name of Prog. Serv. Admin.) - (signature of Prog. Serv. Admin.) Date: 9/15/16
20 15 12011 Parison Simoner Broker Ford
Date Detainee Received Response: 0/1/3/304 Detainee Signature. /2500/
Date Detainee Received Response: 09 / 15 / 361 Detainee Signature: Bobby Ford REQUEST FOR AN APPEAL
*APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN: **CEIVED THE RESPONSE* *Date Detainee Request For An Appeal:
*APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN: **CEIVED THE RESPONSE*
*APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN: **CEIVED THE RESPONSE* *Date Detainee Request For An Appeal:
PREQUEST FOR AN APPEAL *APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN: CEIVED THE RESPONSE* Date Detainee Request For An Appeal: 09 / 15 / 201/ Detainee's Basis For An Appeal: That The incident of innumber Assaulting ME is true
PREQUEST FOR AN APPEAL *APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN: CEIVED THE RESPONSE* Date Detainee Request For An Appeal: 09 / 15 / 201/ Detainee's Basis For An Appeal: That The incident of innumber Assaulting ME is true
REQUEST FOR AN APPEAL *APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN CEIVED THE RESPONSE* Date Detainee Request For An Appeal: 09 / 15 1001 Detainee's Basis For An Appeal: That The incident of investes Assaulting me is true And they were of I inmedies And I don't love my Status As P.C. Simply DECAUSE I'm 300t To Seg. I want my constitutional Rights true! Achies THE LINE OF THE COURT ON MILLIAMES
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN: "SEIVED THE RESPONSE Date Detainee Request For An Appeal: OG 15 1001 Detainee's Basis For An Appeal: That The invident of innumber Assaultence ME is true And they were of innumber And I don't lose my Status As P.C. Simply BECAUSE I'm 30 not To Sog. I want my constitutional Alghts truely Achies OR this matter will go To Court on All involve. NO Appeal Board's Acceptance of Detainee's Request: YES WOOLVE.
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN: "SEIVED THE RESPONSE Date Detainee Request For An Appeal: OG 15 1001 Detainee's Basis For An Appeal: That The invident of innumber Assaultence ME is true And they were of innumber And I don't lose my Status As P.C. Simply BECAUSE I'm 30 not To Sog. I want my constitutional Alghts truely Achies OR this matter will go To Court on All involve. NO Appeal Board's Acceptance of Detainee's Request: YES WOOLVE.
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN: "SEIVED THE RESPONSE Date Detainee Request For An Appeal: OG 15 1001 Detainee's Basis For An Appeal: That The invident of innumber Assaultence ME is true And they were of innumber And I don't lose my Status As P.C. Simply BECAUSE I'm 30 not To Sog. I want my constitutional Alghts truely Achies OR this matter will go To Court on All involve. NO Appeal Board's Acceptance of Detainee's Request: YES WOOLVE.
REQUEST FOR AN APPEAL *APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN. CEIVED THE RESPONSE* Date Detainee Request For An Appeal: Of 15 1201 Detainee's Basis For An Appeal: That The incident of innumber Assaultents Mis is true And they were is a inventor And I don't lose my Status As P.C. Simply DECHUSE I'm 35 not 76 Seq. I want my constitutional highes trusty Achiles OR this matter will go The Court on Asi Involve. NO Mappeal Board's Acceptance of Detainee's Request: YES INVOIVE. NO MAPPEAL BOARD (Second of Decision / Recommendation To The Superintendent or Administrator: On and Common to Stand 'Noweve I want way request. To Silo a registered Common and in the Superintendent of Administrator:
REQUEST FOR AN APPEAL *APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN. CEIVED THE RESPONSE* Date Detainee Request For An Appeal: Of 15 1201 Detainee's Basis For An Appeal: That The incident of innumber Assaultents Mis is true And they were is a inventor And I don't lose my Status As P.C. Simply DECHUSE I'm 35 not 76 Seq. I want my constitutional highes trusty Achiles OR this matter will go The Court on Asi Involve. NO Mappeal Board's Acceptance of Detainee's Request: YES INVOIVE. NO MAPPEAL BOARD (Second of Decision / Recommendation To The Superintendent or Administrator: On and Common to Stand 'Noweve I want way request. To Silo a registered Common and in the Superintendent of Administrator:
REQUEST FOR AN APPEAL *APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAIN "CEIVED THE RESPONSE" Date Detainee Request For An Appeal: 09 / 15 / 201/ Detainee's Basis For An Appeal: 77/Af The incident of innuffes Assauttent me is true And they were of Innuffes And I don't lose my Status As P.C. Simply because I'm 35 not 76 Seg. I want my constitutional Rights truely Achiles OR this highted will go 76 Court on All wolve. NO Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator: On Sincle Composite Status Composite Modern of Maninistrator: Appeal Board's Signatures / Dates:

11/30/2011 09:48 #662 P.006/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 34 of 81 PageID #:34

Part-A / Control 20 X 2 25

Referred To: 511 / 1

COOK COUNTY DEPARTMENT OF CORRECTIONS

DETAINEE GRIEVANCE Page 2-62

Detainee Last Name: FORD	First Name: BoßBy
ID#: 2011-0808129 Div.: 11	Living Unit: AF Date: 9 /02 /2011
The P BRIEF SUMMARY OF THE COMPLAINT: Griev	REASON I AM WITTING This SECOND VALUE ON THE SAME ISSUE IS BECAUSE ON SOM AND TO CHARLE WITTEN HIM IT WAS
- Codes Code of 1711 Controll	ON 9/2/11 AND I CLEARLY INFORM HIM IT WAS
HOUSEd in with AJ" which is use AS	SEGREGIATION FOR BOTH Protective Custody.
INMANOS AND GENERAL POPULATION INMA	MTES Which IS HE (JEANLY ESTAGES N. VLO [19778) To From ANN LOWAL AND YNOWS WAS PONTS HUST
an treatment that violates my che of	DIESS 1945 TO BE THE AND SAFE FROM
Custody And To walker; la Sims; to clark;	on which is why I sign into protective got Ms. Lews; And Soft Ms. Anderson As well
SOF KLAIRK OF THAT MONDINATELY DELTY A	ithing A Stop to the Ervel Attack until the daming E worker preserve the camera tootage from
8-30-11; 8-31-11 AND 9-1-11 TOR EVIL	ENCE TO SEE the MANY HOUR I WAS LETT AT THE
METALLA EVERTURE OF GROWING THE THAT	- VIOLETON ASAU HOUME WHILE STAFF CUT OFF MW
ON All The inmates involved AS well as	N TETUSING to Allow ME to Gress tout changes STAFF that stood Around doing nothing I Tim FUSE FIM SPEAKING OUT AGAINST THE CHIMMING!
instattice boing don't Agains ME, I Am is	N FEAT OF MY GATETY BECAUSE I AM TOLD I
CAN'T HAVE ALL THE INMENTS INVOLVED TAKEN	To Court. AS WELL AS STATE THAT WAS INVOLUE
H is H this fowt that I deeply tear lor my	Theath And Sately I'm Asking Lommander's
From State Tetalisation for Reporting this inch	MILLER; AS WELLAS TYPH OFFICERS TO PLEASE PROJECT ME I JOHN I WAS MADE TO EAT Shit; AND DOWN PESS AS G.P.
NAME OF STAFF OR DETAINEE(S) HAVING NEORMATIC	DENT! IWAS MADE TO EATSAIT, AND DONAL PIES AS G.P. ON REGARDING THIS COMPLAINT. TERM LEDLY SPLASTIME STAFF MEMBERS TOOK MY ACTION
TO STOP WOUTHING TO SEE FIRM COME TO ME, M	ly eyes hurt ord; my stamach hurt printally decause.
ACTION THAT YOU ARE REQUESTING: ELUTE STRICK AND PISS! I WAS TIME OFF FER AN INVOLVED AND I	IN the Standah with a CAK Stick And Swaffow was
The wrong. I was the camera evalence protective Custody inmates.	preserved I want GP. To Never have contact with
DETAINEE SIGNATURE:	Bobby Ford
	DATE C.R.W. RECEIVED:
Please note: Decisions of the "Detainee Disciplinary Hearing Board"	

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

From:LEGAL

3991

11/30/2011 09:48

#662 P.008/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 35 of 81 PageID #:35

Part-A / Control #: PRUF5 /
Referred To: Sup Divid

1 1

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name:	torn_	First N	ame: <u>Bobk</u>	24
ID#: 2011 - 9808129		Rr .	N.1	~)
BRIEF SUMMARY OF THE CO	OMPLAINT: ON 9	1/2011 AT ATOL	wd 4:00 A.M.	I WAS
PLACE IN A CONDEMY	I CEll with,	No working lig	shts; And N	o working
to liet. The Hot water	RWASN'+ W	JORKING AND	TWAS Not	Allow A
property Box. MAN	y of the CE	Ils on "AF"	ARE CONCLEM	IN BELAUSE
Previous inmates to	LAVE distroye	the CELE Lig	H Fixtures	INOrdER
TO MAKE FIRE to CO.	ok The Food	they purchase	OFF COMM	issary. Then
They move to others a	Ells AND do	THE SAME OR K	WE that CE/	is been
brokEN INTO the SAME	WAY. Thus NE	W iNCOMING IN	mates have	To SUFFERAS
STAFF CANTINUOUSLY C	LAIM A WORK C	INDER HAS BEEN	put IN yet;	these lels
HAVE BEEN IN this WA ENSTITUTIONAL NIGHE TO AS ROCK AND A WORKING LELL FL	V dAMAGE FO	R MANY MONT	ths. As A DET	AINEE I HAVE !
onstitutional rights To Ad	leguate clothin	g such As BOXETS, !	Socks, T-Shirts, S denrewation of	-MV N'9kts is WI
sods MNA H WORKING CEILIC	illy mais No. 2	servy recipitions		
NAME OF STAFF OR DETAINEE(S)	HAVING INFORMAT	ION REGARDING THIS C	COMPLAINT:	
			•	
ACTION THAT YOU ARE REQUEST	TING: I /Equest	That These cell	ls Be innecli	whely repair and
that I be Allow State is	SUE BOXETS, SOC	ks.T.Shirts; Mie to	wel; deodoran	TI SOAP NOW!
I ASK THAT THE BOARD OF	THEALTH COME A	iste the Cic. U.B.	L. AWA VIEW.	MESE CELL.,,
HANT be Allow State is LASK THAT THE BOARD OF NO SEE THE MICE SHIT IN DETAINER SI	GNATURE:	Mr. Bobby	tord	
C.R.W.'S SIGNATURE:	Buller	,	V. RECEIVED:	,14,11
Please note: Decisions of the "Detainee l	Disciplinary Hearing Boar is must be made in writing	d" cannot be grieved or appea and directly submitted to the S	iled through the use of a Superintendent	grievance form.
(WHITE COPY - PROG. SERV.) (YEL	LOW COPY – C.R.W.) (PI)	NK COPY – DETAINEE) (GOI	DENROD COPY - DIVISI	ON/SUPT. OFFICE)

#662 P.009/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 36 of 81 PageID #:36

PART - C.

.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Please Note:

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resultant the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

Detainee's Last Name: FOLD First Name: Bobby
1D#: 201 - 0808 29 Div: 1 Tier/LivingUnit: AF
Date of Request: 9/8/1/ Date C.R.W. Received Request: 9/14/1/
This request has been processed by: U. Buffer C.R.W.
Detainer request assistance regarding fring
Conditions.
Response and/or Action Taken:
THE CELL WAS INSPETED BY SAT. CINCIARULO AND THE
THE LIGHTS ARE IN-OPERATIVE AND AN EMERGENCY WORK
DRAFF WAS COMPLETED. PRESENTLY THERE ARE NO AVAILABLE CELLS
TO MOVE DETRINEE FORD ONE TO BEING A PROTECTIVE CUSTORY MOUSE
HONE TRIMITE.
OMOR. ARCE, F. — CMM. Arce 27 Date: 9 / 14 / 11 Div./Dept. XI. (Print- name of individual responding) (Signature of individual responding)

(YELLOW COPY - C.R.W. WEEKLY PACK)

(PINK COPY - DETAINEE)

3991

11/30/2011 09:50

#662 P.016/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 37 of 81 PageID #:37

Part-A / Control # KENIES /
Referred To: Supt DIVII
Processed as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name: To Ro Firs	t Name: <u>Bobby</u>
ID#: <u>2011 - 0808124</u> Div.: 11 Living Unit:	AF Date: 09 / 08 / 20/1
BRIEF SUMMARY OF THE COMPLAINT: W 8/29/2011 %	· · · · · · · · · · · · · · · · · · ·
YOS ON UNIT'A-H" Protective Custody wing And K	snove by Bobby L. FoRd I.D.
#20/10808/29 without Any of my Convissary Ki	
Allowing my Commissiony To BE Stolen From M	E. This incident happen
Alound 6:45 P.M. I was taken out the C	Ell bare tooted and Hand
Cutted my Commissary was purpose Trelly Allow	
Etrieved EVEN though Ingrepatedly Complain To	
would go And get my property missing. I lost to	50.00 dollar worth of MY
HONEY BUNS MONSTER; 3 Spicy CAMMIN, 2 SALVENTE, 6 Hot	of Lotions doods rant; two Soap
HONEY PLINS MONSTER; 3 Spicy CAPUNIX; 2 SALVENTE, 6 Hot;	spicy com chips; 4 whole shabang-
Lemon drops; / Simply Social Cracker; 3 Che Chip Caskie; 1 Legal	And And 4 Have fletted tookies.
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING TH	IS COMPLAINT:
ACTION THAT YOU ARE REQUESTING: T WAS THE IMPLECTATE	motor empait of my Lost
ENS of MY MONEY to be returned to ME. I WANT SHAFF	regionsibile discipline for the last
	10
DETAINEE SIGNATURE: Deboy 7	ord
C.R.W.'S SIGNATURE: V. Bulle DATE C.	R.W. RECEIVED: 4 /4/1/
Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or ap All appeals must be made in writing and directly submitted to t	- · · · · · · · · · · · · · · · · · · ·

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

#662 P.017/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 38 of 81 PageID #:38

PART - C

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Please Note:	
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- If the detained is not satisfied with the response and/or attempt at resolving this issue, the detained may
 result the concern and it will be processed as a grievance.
 - When processed as a request, an uppeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

Detainte's Last Name: <u>FORD</u> First Name: <u>Bobby</u>
1D#: <u>2011 - 080 8129</u> Div: <u>1</u> Tier/LivingUnit: <u>1</u>
Date of Request: 9/08/11 Date C.R.W. Received Request: 9/14/1/ This request has been processed by: Date C.R.W. Received Request: 9/14/1/ Butley C.R.W.
This request has been processed by: Butlee C.R.W.
Summary of Request:
Detaynee request assistance, regarding convertions Staff and missing property:
Staff and Mussing Property.
Response and/or Action Taken:
RCondr interviewed Inmate Ford who stated that the
inmate who shared his cell has now been discharged. RCmdr
questioned Officer Pretryla who stated that Inmate Ford was given
a chance to retrieve his items the following day but that the
all muster in the future to gather all their personal items before
they are transferred from a wing.
They we man the trum
Condr Collo - Condr Combus #30 Date: 09/15/11 Div/Dept. 11 (Print- name of individual responding) (Signature of individual responding)

(PINK COPY - DETAINEE)

From:LEGAL #662 P.018/024 Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 39 of 81 PageID #:39 Part A/control KERLUST RETERIED TO: YOUG. SERV. Processed A A REQUEST. Cook County DEPARTMENT OF Corrections DETAINEE GriEVANCE DETATMEE LAST NAME: FORD FIRST NAME: BOBBY ID#: 2011-0808129 Div: ___ Living Unit: AF DATE: 09/14/2011 AT Around 10:30 A.M. And Question ME About A Alleged Fight And WEADON. TElling ME That I may be change with A Alleged Criminal Felones of tense for A METAT BAR Allegedly gotten out of cell 408 in unit "A.H." on 8/39/2011 by % Pietaja #8041 And % VASIL. (SEE: Disciplinary Report Date 8/29/2011 Wrote by % Pietaja) Prior To This 8-29-11 SET-up I was remove on 8-29-2011 From UNIT (A.F. 11) Protonling Condition Conditions Protective Custody To "A-H" Protective custody unit To AWAIT MY disciplinary HEATING AHER I was FALSELY Accide by DETAINEE Arty HAMIN \$2011-08 12135 of threwing Some wine on him through The Chuck-hole! This Retaliably Move was did by % Glover #9535 Pre-Approval By Sot. Anderson and Lt. Fierce without EVEN questioning me! what tollow that Led To Further Retaliatory theratment in that while on "A.H." The same day on 8/29/2011, Around 7:15 Am. I was Place in the Cell with Detained Janusz #2011-06/2107. This white detained was Racist and Stated he had a crazy criminal Case but, would not discuss it. He begin to talk to me Alogit Racist Killing of Black leople; The occult, the Pope and Devil worship !! I told him I don't want to discuss Any of his Racist ideological thinking. I ask to be move but % Beacon his Racist ideological thinking. I ask to be move but % Beacon Etise to Move me. or Let me speak to the Soft when I got in my State To Move my gym-shoes under the Head of the Matheress so

Exh. 017

3991 11/30/2011 09:51 #662 Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 40 of 81 PageID #:40 From: LEGAL JANUSZ WAITED WHEN TO SLEEP THEN HE PLACE A WEAPON UNDER MY MATTERS; THEN TO BY PIETAIR THAT ON THE 7:00 A.M. TO 3:00 P.M. Shift I had A Fight with him and that I had A WEAPON. HIS EXACT WORDS WETE I ATTACK HIM AND had A WEAPON UNIDER MY MATTERS! THEN HE Show him A Bump on his NECK. AT which TIME 86 Pletaja that works on the 3:00 P.M. TO 11:00 P.M. SHIFT; ASK ME WHAT happen? I told him That Detained Janusz was Talking Devil Talk, Killing Blacks; and Fighting on the Side of the pope of Rome; and I dismiss him and went to Sleep. Out Dinner Time 7m Janusz Awaken me and I got out the bed Sleep. Out Then when 80 Pietaja Came; Janusz Lie Claiming we had A To BAT... Then when 80 Pietaja Came; Janusz Lie Claiming we had A Fight saying I Attack him... At which time 80 Pietaja Attack me And Fight saying I Attack him... At which time 80 Pietaja Attack me And So VASIL Came in The cell and I was thandcuff, baretooted and taken out of the Cell AT 6:35 P.M. (Note* This Allege Attack was suppose To Out of the Cell AT 6:35 P.M. (Note* This Allege Attack was suppose To happen on the 700 Am. To 3:00 P.M. Shift According to the disciplinary REPORT) why didn't The Janusz Report it did? The Janusz was intentioned Allow To SET-ME up and Steal my commissary! Aided By Both These Two 90's Actions! The False disciplinary Report From 9A.F "unit was HEARD my Object of the Internal Market of the Mark HEARD ON 8/30/20H AND I WAS FOUND GUITY! Thus The MOVE; OR REMOVAL OF ME ON 8/29/2011 TO 'A-H." AND THE RETALIATION DAMMAGE DONE UNE ONOgoing in that the HEARING board Took to Pietaja written report As true without Anyway of Substantiating How the Alleged METAL BAR got into the CEII #408 ON "A.H." The disciplinary report claims FM. BAR got into the CEII #408 ON "A.H." The disciplinary report claims FM. JANUEZ KNEW it was under Ford's MATTERESS! How could This be WIESS he put it there while I slept? And Since I slept so long Couldn't The Januar had written A NOTE informing STATE I had Attack him? why wait from 9 something in the morning too 6:30 P.M. To report A Allege Assaut? why did both offices Leave my Commissary And property in the cell with 10:30 P.M. why remove Me And Leave this Allege weapon in the Cell... why was it when the disciplinary report was heard; The Hearing officer had a The disciplinary report was heard; The Hearing officer had a Go go check and see was any damage done to the cell and (2.) Exh. 018

From: LEGAL 3991 11/30/2011 09:52 #662 Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 41 of 81 PageID #:41

was Told no damage was did to the cell, so where did the METAL BAR COME From? I was maliciously given 20 twenty Plans puritive Segregation in Retaliation and Housed with General Population immates in Seq. while Being on Protective Custody Status As these inmates that Assauted me Repentedly on CAMERA!

And on 8/31/2011 while 90 walker Laugh And Soft Anderson And A lad 11 11 11 11 To take me A LADY LIEUTENANT CAME HOURS LATER AND did Nothing To take me OUT of Harms way. EVEN Sof. Kruapoff CAME AFTER I had Flood; Kick SCHEAM, And beg For help as the inmates Splash plas; human waste detection in my mouth; Sneaking up on my Blindside As I had To COME TO the cloop to kick and call for Helpl while The Arty on 9/9/40H WAS SENT TO CETMAK with ME being sent to A Parole hearing. This WAS did by STATE SO I could Fight Arty for Lying on ME on 8/28/201 When he threw pies on me on 8/28/2011 and had me move to with 9A-H" I was suppose to Attack him as STATE deliberately set up this mention And Place me in harms way! STATE was setting me up Again when STATE MOVE In Januar DIF A.H." And Put him on "A.F. with me Attack Knowing of should have move the Attack Knowing of should have move and had not been supposed to Attack him as STATE was setting me up Again when STATE MOVE In Januar DIF A.H." And Put him on "A.F. with me Attack Knowing of should have been a like the line on "A.F. with me Attack Knowing of should have been a like the line on "A.F. with me Attack Knowing or should have known he Lie on me and place A METAL BAR Under my matheres AR I slept And thou stoke my commissary STAFA knewingly set up A meeting between The two of do to Further Ketalinte on ME, in that STATE had ME And The JANUEZ go To Court ON 9/12/2011 Together in Hope That I would Attack him. It can't Be Argue they didn't know of A Alleged Prior incident The disciplinant report Support this FACT Placing them on CLEAR Notice... But I did Not AHACK EithER ONE of them. BECAUSE I had NOT Previously did Any wrong to Either one! STATE was working behind the Scene To MAKE A FAISE CASE Agallest ME! when this did Produce The exact desire result. STATE had the chicago Police come to me on 9/13/2011 And threaten me with A Possible Feloney offense FOR A PIECE OF METAL I NEVER had All because I was (2.)

Exh. 019

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 42 of 81 PageID #:42

Exercising my civil, framan; and constitutional Mghte To be Free of Any Cruel and Unusual Purishment & treatment. I grieve These Set-ups to Commandor's A.R.C.; Darcy; Placico; And Cozzolino That commander Cozzolino CAME TO SEE ME ON 9/12/2011... HOWEVER HASN'T ANY Action been taken To Stop The Flagrant Cruel And unusual trentment To my mental STATE. I AM SUFFERING ONGOING EMOTIONAL DAMAGE With Further DE FAMINATION OF CHARACTER; AND SLANDORS LIES TO WHICH I AM Punish For And Kept in A pitch black cell with no Lights working And no cleaning Supplies; in Fact on Arrival here on 8/8/2011 I with NOT given Any Shap; Toothbrush; State deodorant; T-Shirt; under-Wear; comb; toothpaste; Face towel of Bath towel Just put in A CEN And Left this way for three weeks; up with Commandor Plaxico CAME ON The UNIT And had me brought A Both tower; And tooth pass And Soap! My Human rights Are still being ignore in A dozen subtle ways as my Legal was sent to me From my cousin on 9/6/2011. But I have not gotten it my incoming mail is Here and I spoke to my Cousin on 9/13/2011 it wasn't return to him this consoring of My Legal MARI is to Federal offense in Violation of 730 ILCS 5/3-8-8(e) which states Giscipline shall NOT Be impose because I use the grevance procedure. I have a right to my mail under Bradley V. Hall. 64 F.3d 1276 (970Er. 1995) citing Bound V. Smith 430 US. 8(7,821,52 L.Ed. 2) 72,97 S. Ct. 1491 (1977). PLEASE give ME My MAIL?

151 Mr. Bobby J. Ford V. Butler 9-22-11 From:LEGAL 3991 11/30/2011 09:4

11/30/2011 09:49 #662 P.010/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 43 of 81 PageID #:43

Part-A / Control # 168165 7

Referred To: MAIL 10000

Processed as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name: Bobby L. Ford First Name: Bobby
10 # 2011 Deas 199 Div. / Living Unit A. E. Date: 09 /14 /2011
Causial pal The Dh pale And HE is Form ME
That I had Legal mail AT his Apartment from my civil case Not 09-0-0686
ASK him to Take The ruli out of it's original envelope and place it into A MANIMA ENVELOPE AND FORWARD IT HETE TO ME AT MY PLACE UT
WATCHTHEN AT THE SIGNED BE WHENT SEAR GOOWNEAR AND OTHER SINGLES AND THE AND DIE INFORMATION I HADNOT WELL SENT THEM.
That I had Legal mail AT his Apartment from my civil checkouses. I and civil case Not 10-829-BPM Along with other important documents. I and civil case Not 10-829-BPM Along with other important documents. I ask him to take the multiple and place it with a paint on Marilla envelope And Forward it have to me AT my flace of Marilla envelope And Forward it have to me AT my flace of the Marilla envelope and one incarred the ASK me Did I receive the Cegal documents and other final the Sent to me And I information I thank not well I sent them to you is what the told me over the Ahone This left me know that the cook country Jail is involve with mail Tampering which is A imagaint cook country Jail is involve with mail Tampering which is A imagaint cook country Jail is involve with mail Tampering which is A imagaint cook country Jail is involve with mail Tampering which is A imagaint
ASKAGO TO ME AND GE WASN'T LYING WHEN HE TOLD WE IT HAS NOW
GOME BACK TO THAT EVUIN TO SCHOOL WITH MAIL TAMPERING WHICH IS
doliver here. Because it's been over 4 week ago. The Look County Jail
custody wil in Div. 11. Furthermore to incoming Mail has been deliver to me
CUSTORY WILLIADING. II, THATHETHIOLE NO INCOMING MAILTON THE SAME POTALISTON THE AS OTHER INMATES THAT FILE OF THE ISSUE IS BEING CICLOY HEAD OFFICIALS ON THE NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:
NAME OF STAFF OR DETAINEE(S) HAVING IN ORVING IN ORDINATION COMMENT THE LIST STAFF
ACTION THAT YOU ARE REQUESTING: I WANT MY CONSTITUTIONAL rights unclos The LST STA AND LY AMERICAN ACCURES AND ISSOCIATED I WANT MY MAIL DELIVER TO ME NOW: I KNOW I HOTE AND I BEEN HOTE TO AND NOW. I WILL GO NOT NUE TO ADDING THIS COMMENT ACTIVITY BY STAFF.
Address This Cinimal Adivity By STATE Dobby Fund DETAINEE SIGNATURE: Mr. Bobby Fund
11 Q H. a 14 11
Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form.
All appeals must be made in writing and directly submitted to the Superintendent.

11/30/2011 09:49

#662 P.011/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 44 of 81 PageID #:44

PART-C

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may result the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

·
Detaince's Last Name: FORD First Name: Bobby
1D#: 2011-0808/29 Div: 11 Tier/LivingUnit: 4
Date of Request: 91 11 Date C.R.W. Received Request: 91 141
This request has been processed by: U. Butlee C.R.W.
This request has been processes by t
Detaine request assistance regarding mail.
Demines regiment to service regiments
esponse and/or Action Taken:
de ford per ook records we show that you were in fact believed
earl mail on the Date of 09/15/coll.
150 please Note front legal much can be sent to cance
same JDH 10 my Unit is chearly marked on equelope
re ford at no point Do we CCDOC Hold any mail for
my reason.
SANTIAGO C - Date: 27 /Sep / 2011 Div./Dept. 6 Mg1 (Reco

6 **6** 112

11/30/2011 09:53

#662 P.023/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 45 of 81 PageID #:45

Part-A / Control PRE CANTST

Referred To: SuoT, OIV. 11

Processed as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name:	FORd	First Nan	ne:	Bobby
ID#:2011 -0808129				•
BRIEF SUMMARY OF THE CO	mplaint: <u>ON 8</u>	18/3011 I Sign M	1450	IF into Protective
Cristody Fox SAFEty AND	Socurity KeA	SONS AND LEARN	ThAT	AH MY CIVIL; HumAN;
And Constitutional right	s Were Being	Violated by the I	Topo	OFFICIAL IN CONFROL
of the KWES; Policies; (ustoms; requ	INTOAK; AND Proy	71 An	IS FOR PROTECTIVE
justody inmates As well,	& jobs AND A	Lucational Arogri	ams	HE ZETO FOR P.C.
inmotes their is No A	iblic Library	To order books; A	10 Fc	WICHTONIAL AV. MOGIN
No daily Constitutional re	Aligious Service	B. No F.C. CAN'T	wof	KA job; ImillEgAlly
LOCK COUNTWENTY- the	et House Add	AN THE SAME AS	ONE ON F	ON SEGREGATION STATE
of funishment MENT.	hereby delibe	rately Place Th	HA	rms way, I devied
Lock down twenty-the And Place in Segley Afic OF huishment MENT Adequate Serving a dazly Allowance No Fri	F Breaktas) vits; or a variety	of VEGAS OR givEN.	//o/ <u>/)</u>	TIDN ST THE JECOMN
All STAFF FZOLS NAME OF STAFF OR DETAINEE(S) H	AVING INFORMATIO	ON REGARDING THIS COM	1PLAIN	VT:
CONSTITUTION · Provide	T Reques	TAIL MY Rights	W	Lee The U.S.
Constitution Provin	SED P.E. OR	NOT		1
DETAINEE SIG	NATURE:	Baby?	tor	<u> </u>
C.R.W.'S SIGNATURE:	Butter	DATE C.R.W. R	ECEIV	ED: 9 172 11
Please note: Decisions of the "Detainee Dis		cannot be grieved or appealed t		

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)



Detainee Last Name: FORD

11/30/2011 09:49

First Name: Bobby

#662 P.012/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 46 of 81 PageID #:46

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

ID #: 2011 - 0808129 Div.: 11 Living Unit: A.F. Date: 9 /2/ /2011
ON GIN LOOK TLEARN THAT WHILE I WAS
BRIEF SUMMARY OF THE COMPLAINT: A Protective Custody Defaine with AH MY PONSTITUTIONAL rights I was Place in SEGREGATION GENERAL POPULATION with Pre-trial detaines. What I didn't know is while my due process rights To be Free From danger and KEPT SAFE WAS being violated there was A
CONSTITUTIONAL rights I was PLACE IN SEGREGATION GENERAL POPULATION WITH
Pre-trial detainee's. What I didn't know is while my due process rights
TO BE FREE From danger And KEPT SAFE WAS BEING VIBLATED THETE WAS A
SETTOUS DOT OTEAN OF STRUCTURE CONTRACTOR CONCRAT POPULATION
INGUATES, Sphyillis CAN BE SPIEAR by SEXUAL INFRECOURE OR by body
Fluids passing From ONE dETAINEE TO ANOTHER, SINCE IWAS ASSAULTED
- A Mand I Whole Fration AND The True May 1000 1100
SOIT IN WHILE YOWALKER, SOT ANDERSON; TO SIMS, TO CLAIK, HNG SOIT NITHOOF
"I I TO TO HELD ME I CERTALON 9/16/401 YO FLOED CAME IN UNIT A.F.
- W. At - PIST AF NAMES AND CALL IS INMATES OUT TO GO TO THE HOSPITAL
AND AND THE LA CARE LANGUIDE AND AND THE VALUE OUT DIENK LANGE
CALL But to Elder Told ME I WAS being respective For testing I WAS the
Crangs debiliating headaches And STAFF has ME HOUSE Alone SECRETY. To Chier-up the Postible Spread of the outbreak. I want this matter investigated
All STAFF MENTION IN this GriEVANLE REPORT.
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:
to the stands
ACTION THAT YOU ARE REQUESTING: JIM REQUESTING IMMEDIATE MEDICAL TESTING
FOR the diALASE Sphyillis To be Sure I wasn't Contaminated on 8/31/2011
DETAINEE SIGNATURE: Bobby Ford
7 2
1/ B H/10
C.R.W.'S SIGNATURE: DATE C.R.W. RECEIVED:
Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form.
All appeals must be made in writing and directly submitted to the Superintendent.
(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

#662 P.024/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 47 of 81 PageID #:47



PART - C

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Please Note :

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

Detainee's Last Name: + 02	First Name:	150bby
1D#: 20) - 0808	129 Div: Tier/Livir	ıgUnit: AF
Date of Request: 4 1 2 11	Date C.R.W. Received Req	uest: 9 1 22 11
This request has been processed by:	V.B	Ufler_c.R.W.
Summary of Request:	11	<u></u>
Detaine Naguest as	Protective Custon	he Status
C & VVIII I IMITERIAL CONTRACTOR	(1
esponse and/or Action Taken:	<u>-</u>	
RCmdr explained	CCDOC policy for	overcrowding which
states that when there is	a critical chartage	e of bedspace, G.P
inmater will be housed on	specially tiers	until bedspace an
the G.P. Hers open up.		
Condr Cozzo lines - Code (Print-name of individual responding) (Signature of	angle #30 Date: 09	/ 23 / 11 Div./Dept.]

(WHITE COPY-PROG. SERV. CENTRAL OFFICE)

(YELLOW COPY - C.R.W. WEEKLY PACK)

(PINK COPY - DETAINEE)

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 48 of 81 PageID #:48

COOK COLUMN DEPARTMENT OF COPRECTIONS DISCIPLINARY REPORT AND FINDINGS OF FACT



Please Print Information		04POPA01DS
	vision: Date of Infraction	1: 10 104 12011
Detainee's Name: ROBINSON, CHRISTIAN	ID# Date of B	lirth: 4 108 193
Detainee's Living Unit: AH Place of Incident:	CELL 401 Time	: <u>02:45</u> HRS
☐ Category I ☐ Category II ☐ Category II	☐ Category IV ☐ Category V	Category VI
Descripcion of Charge(s) & Code(s): (C) ASS	AULT	the second of th
UV 7 BAT	TERY	
	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	al alineran
Detainee Injuries:		M, CHRISTIAN
Victim Report: Yes No	Reported to Internal Investigations	s: D Yes D No
Material Confiscated / Evidence Bag # (attach photocopy of). U 163 U (10
1//	NE	
Description of Incident:	7/ 1	/ · · · · · · · · · · · · · · · · · · ·
AT APPROXIMATELY	024514RS. RIO DAN	11EL, D. 7110
HEARD DETAINEE # 2011 06		_
SCREAMING, "HELP CO HE		<i>j</i>
ARRIVED AT DETAINEE'S CE		
DETAINEE # 20110808129 F		<i>*</i>
TAINEE ROBINSON, RIO ORDI		
HIM GO. DETAINEE ROBINSON	, , , , , , , , , , , , , , , , , , ,	
WITH ONE HAND, WHILE HOLD		
THE OPHER HAND SGT NANOS		DETAINEES WAS SCORTED TO HOLD!
Disciplinary Report Delivered to Detainee By (Name and S	tar #): Date and Time Delivered:	· J-·
Detainee's Signature:		HRS
20m.200 0 0.g.m		
Reporting Employee / Signature & Star #:	CCDOC Personnel Who Witnessed In	fraction:
Reviewing Supervisor / Signature & Star #:	Name and Star (printed);	
SGT- Nona #1/34	Name and Star (printed);	1134
Superintendent or designee's Signature:	Name and Star (printed):	
SECTION II DISPOSITION BY DISCIPLINARY I	TARRIC POLICE DA CALL	
		/ /
Detainee Witness: Living Unit:	Detainee Witness:	/Interpreter Yes No
Diving Chit,	Detainee Withess.	Living Unit:
Detainee's Plea to Charge Guilty As Charged	Not Guilty Detainee Status While Aw	aiting Hearing:
Detainee's Statement Regarding Infraction: (Use Continual		<u> </u>
	DETAINEE SIGNATURE:	
Testimony of Witnesses: (Use Continuation Shoot If Neesses		
I DETITION OF WITHDEEDE! (I lea f antiquation black 15 Nachana		

Case: 1:1200x 04000 Document #: 1 Filed: 05/22/12 Page 49 of 81 PageID #:49

Please Print All Information		Burner of the supplication		Effective: 04	Lio
Division/Unit: //		Living Unit/Loc	ation: A/	7	<u>/U</u>
Incident Date: 04 OC. TOBER	2011	Incident Time:	02451	<u> </u>	<u>. ; ;</u>
Injuries/Hospitalization: Yes	No	Contraband For		Yes N	_
Restraints/Force Used: Yes	No	Property Damag		Yes 4 N	
Weapon(s) Involved: Yes	D -150	OPR Notified:	<u>'</u>	Yes N	-
Arrest(s) Made:	No	ADO Notified:		Yes N	
Incident Videotaped Yes	□ No	Videotape No.			<u>~</u>
Videotape No.		Videotape No.			
Inmate(s)/Personnel Involved:	ID/Star #:	Witnesses to Inc	eident:	ID/Star	#:
FORD, BOBBY LEON 201	10808129	RIO DANIEL	ī.D-	7110	
ROBINSON, CHRISTIAN ZUI	10525139			1.75 1.75	
State	mont of Fo	cts: (Narrative)			
			ana A		
AT APPROXIMATELY 0245HRS. I	(10 DANIEL	-10,11 1/10 /TE	AKO DETA	INEE #2011	<u>/</u>
0525139 ROBINSON, CHRIST	TIAN SCRI	EAMING, "HEL	PCO HE	TRYING TO	<u> う</u>
RAPE ME.R/O ARRIVED AT	DETAINE	ES CELL DO	DOR ANI	NITHESSE	Ð
DETAINEE # 20/10808129	1 FORD,	BOBBY LEON	1 CHOKING	S DETAINE	\subseteq
KOBINSON, KIO ORDERED DE	TAINEE	FORD TO LE	THIM GI	D. DETAINE	7
ROBINSON STATED," HE GR.	ABBFD /	MI/ 455 W/	TH DNE	HAND WITH	<u></u> / 7=
HOLDING HIS EXPOSED G	FNITALS	- WITH TH	FOTHER	HAILD	
SGT. NANOS WAS NOTIFI	ED BO	THE DETAIN	TE ILLAS	ESCAPTE	_
TO HOLDING.	ED · DOI	OF DECAINE	Z INTO	ESCORIES	
100011469.					\dashv
			<u> </u>		
	<u> </u>				
			· · · · · · · · · · · · · · · · · · ·		_
Significant & Story # - Sh			· · ·		_
Signature & Star # of Reporting Personne	l: 	Dat	e:	Time:	
Signature & Star # of Supervisor:	<u> </u>	24	VCT: 2011	1 0415HR	2
ST. Man # 1/3	4	Date	OCT 11	Time:	
	<u></u>	Assessment:	04 77	0705	_
F/11. Boyd #220 UMS INformed of			l Pamalal La	New Hospi	\dashv
SREA, Along with Sql NANGE #1134.	Boile Del	Lawler I in A & Ta	sheet was and D	Cl plane	7
at 0300 Hus. Viedo Tape Not 11-11-	288 Poth	Thomates ware Fine	reled some do	de la Manual	-
son Medical Trentment. Their we	AD. NO VALL	RIE THIS WALLES	tobe Accord	not Good	1
BOBBY LEON 2010808129) Haveven	e powlike i	1 d Lima PARINCO	of Ollini Line	THINE ? CIZE)	7
Red Scriptches were visible pre	ared Add	On Illie Oball Pa	COTAL COM	20105 23137 J	\dashv
to TRIAGE Both delanies and	Roll Der	word. Both d.	elamente Co	reger Attempted	-
to TRINGE Both deHawes And ignature & Star # of Supervisor:	Incident Tra	cking No.: Date	-TITINEEL KE	/ Time:	-
Lf. Boyd #220		-0066 10		0420	
· / · · · · · · · · · · · · · · · · · ·		,			

Part I - Executive Director (white)
Part II - Superintendent (canary)

Part III - Assistant Executive Director (pink)
Part IV - File (goldenrod)

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 50 of 81 PageID #:50 GOU D4/D9 Please Print All Information
Incident Date: 10-04-11 Incident Time: 024 Hks
Continuing Statement of Facts (Narrative):
Be Seen By DR. Williamson or any Nonton. Detained Ford Bobbylow
Zalososq The Assailant Repused to spend with Psych. However
Defaince ROBINION CHRILLIAN # ZONOSASI39 (The Victim) Spoke with
the Priph doctor on Senters.
Detained Ford = 2010808129 BD 1-18-63 AKRIVED to CEXIMAL
at 0328 Has was Released Back to DIVXI At 0406Higs
Detainee ROBINSON #2010525139 BD 4-8-93 ARRIVED to CERMINE at 0403 HAS. Was Relepsed Back to DIVIT at 0443 HKs.
at 0403 Hrs. was Referred Back to DIVIT at 0443 Hks.
DEFAINCE FORD # 20110808129 is NOW HOUSED IN TIER AS
DEFAINCE FORD # 20110808129 is NOW HOUSED IN TIER AJ
Continuing Administrative Assessment:
Continuing Administrative Assessment.
Part III - Assistant Executive Director (nink)

Part I - Executive Director (white) Part II - Superintendent (canary) Part III - Assistant Executive Director (pink Part IV - File (goldenrod)

GOU 04/09

-Dilawal

Part-A / Contro		M (2 /)	· /
Referred To:_	5m)/	Buch	<i>)/</i>
Processed a	/ / as a request.		

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name: FORD	First Name:	B. 8By 14162
ID#: 2011 - 0808129 Div.: 11	Living Unit: A.F D	ate: 10/21/2011
ON I	103/2011 AT ALOUNE 3.	15 A.M. While I was
BRIEF SUMMARY OF THE COMPLAINT: House	W Protective Lustod	Y UNIT "A.H" IN CELL
HEMS other than two bass of State - SOAP PAIR OF ShowER STOLD A LIE TOO T	MONEY; AND OR NO LO	MANISSALY; NO HYGIENE
HEMS other than two bars of State-Sone	ONE SMALL ROLL OF DOOL	orant and one rid-up
And Kun OFF To Boot CAMP IN A Couple .	F DAYS While HAVING ALE	SENT TO SEGIE GITTION.
AND RUN OFF TO BOOK CAMP IN A COUPLE & BUT WHAT IMPPEN WAS THAT I WAS TAKEN 10/04/2014 WHILE HE WAS TAKEN TO SEGIO CHIME SCENE. All OF MY Property WAS LET PYCH COCTOR WHO HAD ME ADMITTED TOO ON WHIT A.F" IN CELL & BID by 10 STEPHIN PROPERTY: 6 STEPHNEY COULD NOT FIND MY I DAYS ALTER THIS ALLEGE INCIDENT WITH ANY CE HICE IT 401 AND PARK MY PROPERTY TO PLE HYLA IN COUNTED TOO STEAT. WHEN I THE TO	egation. The CELL WAS S	A CALE ON THE KIDININGO
CTIME SCENE. All OF MY Property WAS LET	TINUIDE THE CELL OF I	UAS TAKEN OUT THE CEN
BALL FOOTE Who had ME Admitted Too	"DNOITH" I WAS ILTUIN	ON 10/21/2011 And PIACE
ON UNIT "A.F" IN CEIL # 310 by 10 STEPHI	VEY WHEN I FEQUESTE	WEGGENE THAT A COURSE
Property: 6 Stephney Could NOT FIND MY I	HE TO PIETINIA WAS the	coffice That when in
# CE 11 401 and Pack by Property to PE tryla	Also Allow my CEllie To	three out The CEH what
Ell HE INTER THE FIRST I ASK This what d	The fry in that the taken	MAY FIODELTY CA TO
and the contract of the contra	LEP AND MERCHANISM STATE OF THE PROPERTY STA	
pore To The Sqt. No duty on 10/00/201/And	the Told me to Pretrylar	not gave Him, NONE, or
King my fragerty court transcript con	Fietyla Mart to Eround.	To Pietryh Hannted
A Kind my Hope thy court transcripts con	M. S. PILL, HYGICKE HENS,	VI A A A LANGE ON A DOME OF
NAME OF STAFF OR DETAINEE(S) HAVING INFORMAT	<u>のいり、(小江) (GAC) (** (1915)</u> TON/REGARDING THIS COMPLA	INT
NAME OF STAFF OR DETAINED(3) HAVING INTORMAT	TOTA KEGIMENTO TITIS GGIM ELL	· · · ·
CONTRACTOR AND DECLIFERENCE TO CARLO	C. L. Franklinger	of the of Anti- continue
dain the first make the type the involve. T	KIS 15 THE SECTION LINE	A CONFINE SONTINUE TO
of Anny with them I want full be intour	ENT FOR MY Tost Prop	elly and disciplat
ACTION THAT YOU ARE REQUESTING: I'm SEEKIN GAIN TO PEETING END EVERYONE & KE IN VOLUE. TO PEETING THAT ALL OF THE ENDOUGH ACTION ASPENDED TO PEETING AND ALL OF OTHERS. I	NUCLUE . I HOLD TO FETWARD	int my property
DETAINEE SIGNATURE:_	Bobby Head	· · · · · · · · · · · · · · · · · · ·
and the second of the second o	/	
C.R.W.'S SIGNATURE:	DATE C.R.W. RECEI	ved: <u>// / 261//</u>
Please note: Decisions of the "Detainee Disciplinary Hearing Boa	rd" cannot be grieved or appealed throug	h the use of a grievance form.
All appeals must be made in writing	and directly submitted to the Superinten	aeni.

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.)

(PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

Exh. 2029

From:LEGAL

3991

11/30/2011 09:50

#662 P.014/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 52 of 81 PageID #:52

Part-A / Control #: BEAUEST

Referred To: Human Services

Processed as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name: Ford Fr	rst Name: <u>Bobby</u>
ID#: 2011 -0808129 Div.: 11 Living Un	it: A.P. Date: 10 124 1 2011
BRIEF SUMMARY OF THE COMPLAINT: Today I Les	
HOUSE AloNE, OUT AloNE. This WAS told	to ME to day 10/24/3011.
I Am boly Retallationally Haso	Alone dues to A innunt
IN A-H. That lie on me. Then & Go Pictogla Allow him to Stend my	my to stepliny proposity.
Alone: All of my Court fronscript	s. Logal mindorials;
this tappon on 10/5/2011, I was p I worth until 10/21/2011, why is it Now	act in the psych ward
Honos Alone out Alones. Plus I'm borny	dery my medication
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING	THIS COMPLAINT:
AND I WANT ME PROPERTY 18 TUNE	THIS WANT MY MESS.
DETAINEE SIGNATURE:	by Ford
C.R.W.'S SIGNATURE: C.R.W. DATE	C.R.W. RECEIVED: 10 34 11
Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved of All appeals must be made in writing and directly submitted	or appealed through the use of a grievance form. I to the Superintendent

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12	

Part-A / Control #	\mathbf{X}_{j} , $p \in \mathcal{F}_{j}$
	, , , , , , , , , , , , , , , , , , ,
Referred To:	
Processed as a red	quest.

COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name: FORD	First Name: PoBBN
	•
ID#: <u>2011 -0808129</u> Div.: <u>11</u> Li	iving Unit: <u>A.F.</u> Date: 1012712011
BRIEF SUMMARY OF THE COMPLAINT:	oriting this grievANCE DECAUSE
STAFF ALE IE HALLATIONALLY HOUSING	· · · · · · · · · · · · · · · · · · ·
My X-cellainte & Lie That I try	
Towards Him. His Lie was NEVET	Substantially MOVEN STAFF
Ale treating ME Like A RAPIST	1. By placing ME ON HOUSE
MONE they ARE SENDING A FALS	E NESINGE TO OTHER INVENTES
in Violation of my character.	I Am Sullering de Trimertions
of character MENTAL ANGUIST	
Plucess lights to be FRE of A	
And unusual NATURE. I have	NOT BEEN CHANGE OR FINE
guitt of Any wangdoing. I An	
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION F	11
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION F	REGARDING THIS COMPLAINT:
ACTION THAT YOU ARE REQUESTING:	1 hat IT there above
ANG HAVE ILLARY Allege LOSE DIE	operty Roturn To ME RETOLE I
Oce bealth we trong in such a state	Property of Comments
DETAINEE SIGNATURE:	AMY told
C.R.W.'S SIGNATURE:	DATE C.R.W. RECEIVED:
Please note: Decisions of the "Detainee Disciplinary Hearing Board" can	

1 031

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 54 of 81 PageID #:54

Part-A / Contro

Processed as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name: Ford First Name: Bobby	_
ID#: 2011 - 0808139 Div.: Living Unit: A.F. Date:/ / 16 / 201	4
BRIEF SUMMARY OF THE COMPLAINT: The Cook County JAIL has A Continuous	_
ON young Practice of NOT Providing NEW Arrival innertes with Any	
Hygiene HEMS. NOR, AE WE Allow State issue underwent, sockets, Testints, Loyens. A inmate is Tome Fully made Togo To his Assign	
Unit with Nothing but I sheets And A Blanket, often times the she	ck
ALE FORN IN HALF OF GIRTY A INMINTE IS TOLD TO FILE A GLIEVANCE A	<u>'</u> \$
TE taliation understanding The Very persons duing The works A	nd
of Approving The wrong is Addressing the grievances yet The	1E :
inninte Needs remain unmet. Inmates are often beaten up by their Cellmate because he's in the CELL Foul FOR weeks due To STAI	
FAILURE TO provide wash towel, BAHA towel; Haygiene items And clothin	
WOON All NEW Arrivals This Practice is been taking Place For YEARS. NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:	
959 OF All STAFF AND NO INCOMING INVITATE ARE AWARE! ACTION THAT YOU ARE REQUESTING: MY 8Th And 14 AMENDMENT WAS VIOLATED IN T	- ,
ACTION THAT YOU ARE REQUESTING: MY 8Th And 14 AMENIMENT WAS VIOLATED IN T	his
MATHER I demand A immediate Correction of this wrong To All inmates	125
DETAINEE SIGNATURE: Bobby Ford	
C.R.W.'S SIGNATURE: DATE C.R.W. RECEIVED: /////	<u> </u>
Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form. All appeals must be made in writing and directly submitted to the Superintendent.	

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

Exh.032

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 55 of 81 PageID #:55 COOK COUNTY SHERIFF (Oficina del Alguacil del Condad

GRIE	NON-GRIEVANCE (REQUEST



(FCN-47)(NOV 11)

INMATE GRIEVANCE FORM (Formulario de Queja del Preso)

	☐ GRIE	لسا	NON-GR	IEVANG	JE (REC	ĮUESI)
-	**	ÇO	NTROL #	ŧ		
						•

! This section is to be completed by Program Services staff - ONLY	(! Para ser llenado solo por el personal de Program Services !)			
GRIEVANCE FORM PROCESSED AS:	REFERRED TO:			
☐ EMERGENCY GRIEVANCE	☐ CERMAK HEALTH SERVICES			
GRIEVANCE	SUPERINTENDENT:			
NON-GRIEVANCE (REQUEST)	OTHER:			
Program Services Supervisor Approving Hon-Grievanca (Request) Signature				
INMATE INFORMATIO	N (Información del Preso)			
PRINT - INMATE LAST NAME (Apellido del Preso): PRINT - FIRST NAME THAME	D Number (# de identificación): 2 V 2 D 11 C 2 O 2 1 3 1			
DIVISION (División): LIVING UNIT (Unided):	DATE (Fecha):			
A. P	CEII 310 12/06/2011			
INMATE'S BRIEF SUMMARY OF THE COM	PLAINT (Breve Resumen de los Hechos del Preso):			
 Inmate Disciplinary Hearing Board decisions cannot be grieved or appeal When a grievance issue is processed as a NON-GRIEVANCE (REQUEST) Number" if there has been no response to the 	o do so within 15 days of the event he/she is grieving. led through the use of an Inmate Grievance Request/Response/Appeal Form. , an inmate may re-submit the grievance issue after 15 days to obtain a "Control request or the response is deemed unsatisfactory.			
* Las decisiones del Comité Disciplinario de los presos, no podrán ser cuestionadas * Cuando una Queia se procesa como una QUEIAS NO (PETICION), un preso po	que lo haga dentro de los 15 días después del incidente. o Apeladas a través del uso del Formulario de Quejas/Respuesta/Forma de Apelación. dría re-someter una Queja después de los 15 días para recibir un "Numero de Control", o o porque la respuesta es insatisfactoria.			
PLEASE INCLUDE: Date of Incident - Ti (Por Favor, Incluya: Fecha Del Incidente - Ho	me of Incident – Specific Location of Incident ora Del Incidente – Lugar Específico Del Incidente)			
ON 10/21/2011 I FILE A GLEVING	E report on To Pictivia For			
Thewing AWAY MY COMMISSALY, COURT TRANSCLIPTS, LEGAL				
MMIL ICLOTICE BOOKS, HYGICAE HEME! The GLIEVANCE				
report was referred too supt				
I have NOT LECEIVE ALEPLY OF	RESPONSE OF ANY COMPENSE			
are For my Lost. This chieving	E IS NOT A LEQUEST DUT AN			
LONGOING ISSUE OF STAFF RE	taliatory Conduct Towards			
ME Mixded by Those in Con	HIOL THIS IS EVICLENT IN THAT			
MARTIE TO Address This ISSUE. BE Advise I WILL TAKE				
This MATTER TO the highest COURT IF NEED BE!				
ACTION THAT YOU ARE REQUESTING (Acción que este solicitado):	ompensation For My Lose And A Mensen!			
NAME OF STAFF OR INMATE(S) HAVING INFORMATION REGARDING THIS COMPLAINT: (Nombre del personal o presos que tengan información:)	INMATE SIGNATURE (Firma del Preso):			
SUPERINTENDENTS/DIRECTORS/DESIGNEES OF A DIVISION/UNIT MUST REVIEW				
AND EMERGENCY GRIEVANCES. IF THE INMATE GRIEVANCE IS OF A SEI				
CRW/PLATOON COUNSELOR (Print): SIGNATURE:	DATE CHW/PLATOUN COUNSELUM RECIEVED:			
SUPERINTENDENT/DIRECTOR/DESIGNEE (Print): SIGNATURE:	DATE REVIEWED:			
Surgard Enderty distorting decidings in my.				
(FCN-47)(NOV 11) (WHITE COPY - PROGRAM SERVICES)	(YELLOW COPY - CRW/PLATOON COUNSE CREEK (PINK GOPY - INMATE)			

The state of the s

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 56 of 81 PageID #:56 NON-GRIEVANCE (REQUEST) GRIEVANO COOK COUNTY SHERIFF'S AFFICE (Oficina del Alguacil del Condado INMATE GRIEVANCE FORM (Formulario de Queja del Preso) ! This section is to be completed by Program Services staff - ONLY! (! Para ser Ilenado solo por el personal de Program Services !) REFERRED TO: GRIEVANCE FORM PROCESSED AS: CERMAK HEALTH SERVICES ☐ EMERGENCY GRIEVANCE SUPERINTENDENT: ______ ☐ GRIEVANCE ☐ NON-GRIEVANCE (REQUEST) OTHER; _ The state of the s Program Services Supervisor Approving Non-Grievanca (Remest) Signature INMATE INFORMATION (Información del Preso) DIVISION (División). (Breve Resumen de los Hechas del Preso): S BRIEF SUMMARY OF COMPLAINT An inmate wishing to file a grievance is required to do so within 15 days of the event he/she is grieving. Inmate Disciplinary Hearing Board decisions cannot be greved or appealed through the use of an Inmate Grievance Request/Response/Appeal Form. When a grievance issue is processed as a NON-GRIEVANCE (REQUEST), an inmate may re-submit the grievance issue after 15 days to obtain a "Control Number" if there has been no response to the request or the response is deemed unsatisfactory. * Un preso que desea llenar una queja, se le requiere que lo haga dentro de los 15 días después del incidente. Las decisiones del Comité Disciplinario de los presos, no podrán ser cuestionadas o Apeladas a través del uso del Formulario de Quejas/Respuesta/Forma de Apelación. * Cuando una Queja se procesa como una QUEJAS NO (PETICION), un preso podría re-someter una Queja después de los 15 días para recibir un "Numero de Control", ya sea porque no hay una respuesta o porque la respuesta es insatisfactoria. Specific Location of Incident Time of Incident Date of Incident PLEASE INCLUDE: Lugar Específico Del Incidente) Fecha Del Incidente - Hora Del Incidente -(Por Favor, Incluya: JELLVANCE.

(Nombre del personal o presos que tengan información:) SUPERINTENDENTS/DIRECTORS/DESIGNEES OF A DIVISION/UNIT MUST REVIEW AND SIGN ALL GRIEVANCES ALLEGING STAFF USE OF FORCE, STAFF MISCONDUCT, PERINTENDENT MUST INITIATE IMMEDIATE ACTION. AND EMERGENCY GRIEVANCES. IF THE INMATE GRIEVANCE IS OF A SERIOUS NATURE.

CRW/PLATOON COUNSELOR (Print): SUPERINTENDENT/DIRECTOR/DESIGNEE (Print):

NAME OF STAFF OR INMATE(S) HAVING INFORMATION REGARDING THIS COMPLAIN

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 57 COOK COUNTY SHERIFF'S FFICE (Oficina del Alguacil del Condado INMATE GRIEVANCE FORM (Formulario de Queja del Preso) I This section is to be completed by Program Services staff - ONLY! (! Para ser Ilenado solo por el personal de Program Services !) REFERRED TO: GRIEVANCE FORM PROCESSED AS: CERMAK HEALTH SERVICES ☐ EMERGENCY GRIEVANCE PFRINTENDENT **GRIEVANCE** NON-GRIEVANCE (REQUEST) Program Services Supervisor Approving Non-Grievance (Request) Signature IMMATE INFORMATION (Información del Preso) An impate wishing to file a grievance is required to do so within 15 day the event he/she is grieving.

Inmate Disciplinary Hearing Board decisions cannot be grieved or appealed through the use of an Inmate Grievance Request/Response/Appeal Form. When a grievance issue is processed as a NON-GRIEVANCE (REQUEST), an inmate may re-submit the grievance issue after 15 days to obtain a "Control Number" If there has been no response to the request or the response is deemed unsatisfactory. * Un preso que desea tienar una queja, se le requiere que lo haga dentro de los 15 días después del incidente. Las decisiones del Comité Disciplinario de los presos, no podrán ser cuestionadas o Apeladas a través del uso del Formulario de Quejas/Respuesta/Forma de Apelación. Cuando una Queja se procesa como una QUEJAS NO (PETICION), un preso podría re-someter una Queja después de los 15 días para recibir un "Numero de Control", ya sea porque no hay una respuesta o porque la respuesta es insatisfactoria. Specific Location of Incident - Time of Incident PLEASE INCLUDE: Date of Incident Fecha Del Incidente - Hora Del Incidente Lugar Específico Del Incidente) (Por Favor, Incluya: sos que tengan información:) MUST REVIEW AND SIGNALL GRIEVANCE

ITE COPY – PROGRAM SÉRVICES)

RW/PLATOON COUNSELOR)

COOK COLINITY-SHERRI-PISCOPHIOE#: 1 Filed: 05/22/12 Page 58 MGRIEVARGE (PROPERTY CONTROL#

INMATE GRIEVANCE RES	NSE / APPEAL FORM
/Potición de Oucia del Preso/Posque	octo/Earma da Analagián)

	CONTROL#	
2011	X4055	

INMATE LAST NAME (Apellido del Preso):	INMATE INFORMATION INMATE FIRST NAME (Primer Nombre):		f de Identificación):
FORD	BUBBY	2011	1-0808129
GRIEVANCE /	/ NON-GRIEVANCE (REQUEST) RE THOSE INVOLVING AN IMMEDIATE THREAT		
CRW/PLATOON COUNSELOR'S SUMMARY OF THE COMPLAINT			
73 1 1/1/2017 2			
			· · · · · · · · · · · · · · · · · · ·
IMMEDIATE CRW/PLATOON COUNSELOR RESPONSE (If applied	cable):		·
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•	4		* .5
CRW/PLATOON COUNSELOR REFERRED THIS GRIEVANCE/RE	QUEST TO (Example: Superintendent, Cermak Heal	th Services, Personnel):	DATE REFERRED:
RESPONSE BY PERSONNEL HANDLING REFERRAL:			\/
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I de mote much.	See Mached 1)	lendrandus)
PERSONNEL RESPONDING TO GRIEVANCE (Print):	SIGNATURE:	DIV./DEPT.	I DATE:
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Superintendents of a division/unit must review			
SUPERINTENDENT/DIRECTOR/DESIGNATE (Print):	SIGNATURE:	DIV./DEPT.	DATE: /1 /4/1/
NON-GRIEVANCE (REQUEST) SUBJECT CODE (Check applicable	le box): INMATE SIGNATURE (Firma del Preso):		DATE RESPONSE WAS RECEIVED: (Fecha en que la respuesta fue recibida):
GRIEVANCE SUBJECT CODE:	- X/M/	261	12/14/11
NON-GREIVANCE SUBJECT CODE:	QUEST FOR AN APPEAL (Solicitud	d de Apelación del Preso	/
3	lies, appeals must be made within 14 day	•	
· · · · · · · · · · · · · · · · · · ·	r sometidas dentro del los 14 días; a part	ir que el preso recibió la resp	
	todas las posibles respuestas adminis	12 14	
DATE OF INMATE'S REQUEST FOR AN APPEAL: (Fed		enido:)//	<u> </u>
INMATE'S BASIS FOR AN APPEAL: (Base del detenido para un:	a apelación:) Thus Glicvitore As.	I NEWER 160	FIVE ANY
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Producty the and	season of in the te	15hew. I	want to IK
PAY TO MANY	WELL IN THE IT	1 -1 1	min of the
THE PART OF COLUMN	MMISSAYY! LEGAT C	VEUNINTS, HI	KILLY MAGAINET
	IEE'S ACCEPTAN OÉ OF INMATÉ'S APPEAL? Itada por el administrador o/su designado		7
ADMINISTRATOR/DESIGNEE'S DECISION OR RECOMMENDATION	ION: (Decision o recomendación por parte del adm	inistrador o/su designado(a):)	***
The state of the s			Cyl 021-
		Andrew Committee	EXNIUDO
ADMINISTRATOR/DESIGNEE (Administrator o/su Designado)	a)): SIGNATURE (Firma del Administrador	o/su Designado(a):):	DATE (Fecha):
Track Parks.	11 but 1h	1 /16	1 1 3/1/1/
INMATE SIGNATURE (Firma del Preso):	the Some Title		ECEIVED APPEAL RESPONSE I preso recibio respuesta a su apelación):
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CN-48)(NOV 11) / (WHITE COPY -	- PROGRAM SERVICES) (YELLOW CO	PY - C.R.W./PLATOON COUNS	FLOR) (PINK COPY - INMATE



COOK COUNTY SHERIFF SOFFE #: 1 Filed: 05/22/12 Page 59 OF CALVANGE (REQUEST)

Officina del Aguacil del Condado de Cook)

INMATE GRIEVANCE RESIDENSE / APPEAL FORM

	CONT	FROL#		
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 6	(Petición de Queja del Preso/Respuesta/Forma de Apelación,
	INMATE INFORM

INMATE LAST NAME (Apellido del Preso);	INMATE FIRST NAME (Primer No			le Identificación): 1-0808129
GRIEVANO	E / NON-GRIEVANCE (RE		RESPONSE	•
CRW/PLATOON COUNSELOR'S SUMMARY OF THE COMPL	ARE THOSE INVOLVING AN IMMED AINT:			
HOULF ALLA	· · · · · · · · · · · · · · · · · · ·			• .
				
IMMEDIATE CRW/PLATOON COUNSELOR RESPONSE (IF a	applicable):			· · · · · · · · · · · · · · · · · · ·
****				<u> </u>
		<u> </u>		
CRW/PLATOON COUNSELOR REFERRED THIS GRIEVANCE	PREQUEST TO (Example: Superintender	nt, Cermak Health Services, Per	sonnel):	DATE REFERRED:
DEMONISE BY DEDCOMANT LIAMED IN OFFICE ALL				121711
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inside AF win	9 7 Dw XI	as of the	c. 12,2	on. R/Condi.
spoke to Tim al	0502 HAS. MAR	ring a me	K being	Chick.
PERSONNEL RESPONDING TO GRIPVANCE (Print):	SJENATURE:	1/4 # 17 DI	V./DEPT.	DATE: 2/12/11
Superintendents of a division/unit must re				
SUPERINTENDENT/DIRECTOR/DESIGNEE (Print):	SIGNATURE:	Di	V./DEPT.	DATE:
NON-GRIEVANCE (REQUEST) SUBJECT CODE (Check appli	icable box): INMATE SIGNATURE (Firm	na del Preso):		DATE RESPONSE WAS RECEIVED: (Fecha en que la respuesta fue recibida):
GRIEVANCE SUBJECT CODE: NON-GREIVANCE SUBJECT CODE:	X RAFIELD	9 32 W 28	JAA	1211211
	REQUEST FOR AN APPEA	the state of the s	, if	
	medies, appeals must be made v			ed the response
	e ser sometidas dentro del los 14	4 días; a partir que el pres		
DATE OF INMATEIC DECUECT FOR AN ADDRAG.	todas las posibles respue		,	
DATE OF INMATE'S REQUEST FOR AN APPEAL: (INMATE'S BASIS FOR AN APPEAL: (Base del detenido para	4	cion dei detenido:)	_//_	
and a second sec				
	*			
				•
	IGNEE'S ACCEPTANCE OF INMAT		Yes (Si) No	
ADMINISTRATOR/DESIGNEE'S DECISION OR RECOMMEN	•		designado(a):)	
		· 	<u> </u>	=// 07~
				Exh. 037
ADMINISTRATOR/DESIGNEE (Administrador o/su Designa	odo/oW I CICNATURE /E det	4	<u> </u>	
ADMINISTRATION DESIGNED (Nationalistrator dystr besigned	SIGNATURE (Firma del	Administrador o/su Designado) A A	DATE (Fecha):
INMATE SIGNATURE (Firma del Preso);	} 	- filal.		EIVED APPEAL RESPONSE
/ Burnet	JANISON !		(Fecha en que el p	reso recibio respuesta a su apelación): /

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(WHITE COPY - PROGRAM SERVICES)

(YELLOW COPY - C.R.W./PLATOON COUNSELOR)

(PINK COPY - INMATE)



COSK COUNTY SHERIFPS OFF POLE #: 1 Filed: 05/22/12 Page 60 (REVENDED TO NOT RELEVANCE (REQUEST) Officina del Aguacil del Condado de Cook) INMATE GRIEVANCE RESIDENSE / APPEAL FORM

	CON	TROL	.#	
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(Petición de Queja del Pre	eso/Respuesta/Forma de Apelación)	00117	
INDIATE LACT NAME OF ACT AND ACT OF	INMATE INFORMATION		
INMATE LAST NAME (Apellido del Preso):	INMATE FIRST NAME (Primer Nombre):	ID Number (# de Identificad	300); SQ(S) (A)
CDIEVANO	NON COLEVANCE (DECUEST) DE		2014 1
	CE / NON-GRIEVANCE (REQUEST) RE ARE THOSE INVOLVING AN IMMEDIATE THREAT T		≅)
CRIVARLATOON COUNSELOR'S SUMMARY OF THE COMPL		sanoni Had In a	otota
To falle all	G 62 1 G 12 1 OH	Jan Millea 10 d	UIUIN
L-Jud Killrary		The second secon	
IMMEDIATE CRW/PLATOON COUNSELOR RESPONSE (if a	applicable):		<u> </u>
		<u> </u>	
CRW/PLATSON COUNSELOR REFERRED THIS GRIEVANCE	PREQUEST TO (Example: Superintendent, Cermak Healt	h Services, Personnel): DATE-REFE	/12/11
RESPONSE BY PERSONNEL HANDLING REFERRAS.	Too her A. A.	11-	Not
marke Jude	may peen yeen on	price following	dales
LA The LAW LIDVARY	8/18/2011 4/21/2011 9/2	9/2011/11-14-2011 1	
Su Law Liles	all rednice All I	Us Pickers.	
PERSONNEL RESPONDING TO GRIPVANCE (Print):	SIGNATURE	DIV./DEPT. DATE:	(
CMP1 K. HATTISM 17	Cha. A	$\frac{1}{2}$	1/2/11
Superintendents of a division/unit must re	view all responses to grievarices alleging staff	use of force, staff misconduct and emer	rgency grievances.
SUPERINTENDENT/DIRECTOR/DESIGNEE (Print):	SIGNATURE:	DIV./DEPT. DATE:	
			_//
NON-GRIEVANCE (REQUEST) SUBJECT CODE (Check appl	icable box): INMATE SIGNATURE (Firma del Preso):		PONSE WAS RECEIVED: que la respuesta fue recibida):
GRIEVANCE SUBJECT CODE:	$ \mathbf{y} $	C_{2}	114 111
NON-GREIVANCE SUBJECT CODE:	- 12 09 YOU TRIL		/ / / / / / / / / / / / / / / / / / / /
INMATE'S	REQUEST FOR AN APPEAL (Solicitud	de Apelación del Preso)	
* To exhaust administrative re	medies, appeals must be made within 14 days	of the date the inmate received the res	ponse.
 * Las apelaciones tendrán que 	e ser sometidas dentro del los 14 días; a parti		agotar
	todas las posibles respuestas adminis	trativas.	
DATE OF INMATE'S REQUEST FOR AN APPEAL:	(Fecha de la solicitud de la apelación del dete	nido:)/	
INMATE'S BASIS FOR AN APPEAL: (Base del detenido par	a una apelación:)		
		······	· · · · · · · · · · · · · · · · · · ·
		:	
<u> </u>			
ADMINISTRATOR/DES	SIGNEE'S ACCEPTANCE OF INMATE'S APPEAL?	Yes (Si) No	
	aceptada por el administrador o/su designado		
ADMINISTRATOR/DESIGNEE'S DECISION OR RECOMMEN	IDATION: (Decision o recomendación por parte del admir	nistrador o/su designado(a);)	
		· EXI	ሲ ወ 38
ADMINISTRATOR/DESIGNEE (Administrador o/su Design	ado(a)): SIGNATURE (Firma del Administrador o	o/su Designado(a):): DATE (Fe	echa):
, , , , , , , , , , , , , , , , , , , ,			
INMATE SIGNATURE (Firma del Preso):	, , , () () () () () () () () (DATE-INMATE RECEIVED APPE	AL RESPONSE
VL	his RIT But Ind.	(Fecha en que el preso recibio	
CAICY. P. 13	Acces 1	/_	/
FCN-48)(NOV 11) (WHITE CO	PY - PROGRAM SERVICES) (YELLOW CO	PY = C R W /PLATOON COUNSELOR)	(PINK COPY - INMATE)

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 61 of 81 PageID #:61



COOK COUNTY SHERIFF'S FFICE (Oficina del Alguacil del Condado Cook)

INMATE GRIEVANCE FORM

	GRIEV NON-GRIEVANCE (REQI	JEST)
Ί	CONTROL#	
	2011×4745	

√ (Formulario de Queja del Preso)	<u> </u>		00117117
! This section is to be completed by Program Ser	rvices staff - ONLY 1 (!	Para ser tienado solo j	oor el personal de Program Services !)
GRIEVANCE FORM PROCESSED AS:	RE	FERRED TO:	
☐ EMERGENCY GRIEVANCE		CERMAK HEALTH	SERVICES
GRIEVANCE		SUPERINTENDEN	пу
NON-GRIEVANCE (REQUEST)		TOTHER:	
Program Services Supervisor Approving Non-Grievance (Reg.	uest) Signature		
INMAT	E INFORMATION (In		
PRINT - INMATE LAST NAME (Apellido del Preso): PRIN	T - FIRST NAME (Primer Nombre	e):	ID Number (# de identificación):
DIVISION (División): LIVIN	IG UNIT (Unidad):		DATE (Fecha):
1)11.1/		1310	12/15/2011
INMATE'S BRIEF SUMMAR	Y OF THE COMPLAIN	NT (Breve Resumen d	e los Hechos del Preso):
* An inmate wishing to file a * Inmate Disciplinary Hearing Board decisions cannow * When a grievance issue is processed as a NON-C Number" if there has b	ot be grieved or appealed thro	ough the use of an Inmate Go nate may re-submit the griev	rievance Request/Response/Appeal Form. vance issue after 15 days to obtain a "Control
* Un preso que desea llenar un * Las decisiones del Comité Disciplinario de los presos, no pod * Cuando una Queja se procesa como una QUEJAS NO (P ya sea porqu	trán ser cuestionadas o Anela	das a través del uso del For someter una Queja después	mulario de Quejas/Respuesta/Forma de Apelación. de los 15 días para recibir un "Numero de Control",
· · · · · · · · · · · · · · · · · · ·	of Incident – Time of Del Incidente – Hora De		Especifico Del Incidente)
AT Applicx Around 5.30	P.M. I 14	4 inside	The Hickling CELLIN
RECEIVING HELAding Fox	HIE BUS TO	CANE BACK	got ME HACKE KIND
Mr To Vivision Eleven	Tron Could	when The	Lu come in shound
3:40 2 WASLETT BEHA	d. I liegen	To regine	7 11.5/1. cr. H. Ent 4
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To Then come in the eng	E AND IHL	ock ME IN	VIEWOT THE CHIVELITY
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my Inwline to break. to	uns licy til	and my	irgine 7's rex Mirchiel
CARE WITE devised I try	NEST 780 11	ING THE CHA	will ple sine ex This
ACTION THAT YOU ARE REQUESTING (Acción que esta solicitado):	Fron 16K	MAD COLD	MINISTER STATES
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NAME OF STAFF OR INMATE(S) HAVING INFORMATIÓN REGARDING TH (Nombre del personal o presos que tengan información:)		Bold	URE (Firma del Preso):
SUPERINTENDENTS/DIRECTORS/DESIGNEES OF A DIVISION AND EMERGENCY GRIEVANCES. IF THE INMATE GR	/UNIT MUST REVIEW AND S IEVANCE IS OF A SERIOUS	GIGN ALL GRIEVANCES AL NATURE, THE SUPERINTS	I EGING STAFF USE OF FORCE, STAFF MISCONDUCT, NDENT MUST INITIATE IMMEDIATE ACTION.
CRW/PLATOON COUNSELOR (Print):	SIGNATURE:	<i>i</i> .	DATE CRW/PLATOON COUNSELOR RECIEVED:
G. CFWANSKI	I MALL	No Alex	12/12/11
SUPERINTENDENT/DIRECTOR/DESIGNEE (Print):	SIGNATURE:	FXh.O3	DATE REVIEWED:
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COOK COUNTRY SHERIP PO OFFICIE #: 1 Filed: 05/22/12 Page 62 PERIEVANCE (REQUEST) (Oficina del Aguacil del Condado de Cook) INMATE GRIEVANCE RESP

7611×4745 SE / APPEAL FORM (Petición de Queja del Preso/Respuesta/Forma de Apelación)

NMATE LAST NAME (Apellido del Preso):	INMAT	E INFORMATION	ID Number /#	de Identificación):
FCRD	2015			0808129
GRIEVAN	CE / NON-GRIEVANO	E (REQUEST) REFER		
RW/PLATOON COUNSELOR'S SUMMARY OF THE COMP	S ARE THOSE INVOLVING AN	0.71	, , , , , , , , , , , , , , , , , , , 	CONTICTOR
DETAINE	ALCEG		JACA COMMAN	
BY CORRECTA	ONNE SI	MFF.		
8			No. of the second	
MMEDIATE CRW/PLATOON COUNSELOR RESPONSE (if	applicable):			
		······································		
RW/PLATOON COUNSELOR REFERRED THIS GRIEVANO	E/REQUEST TO (Example: Supe	erintendent, Cermak Health Ser	vices, Personnel):	DATE REFERRED:
TARANIA AL ATRACA DE LI LI LI LI LI LI DE PERRETE.				N
THIS MAHER IS CUSTO	ntly under	investigati	ion with 0	r.R.
<u>, and the state of the state o</u>				
	1 CIONATURE.		DIV./DEPT.	DATE:
PERSONNEL RESPONDING TO GRIEVANCE (Print):	SIGNATURE:		BIV/DEF1.	/_/_/
Superintendents of a division/unit must r	eview all responses to grie	evances alleging staff use	of force, staff misconduc	ot and emergency grievances.
UPERINTENDENT/DIRECTOR/DESIGNEE (Print):	SIGNATURE:	taller and the second	DIV./DEPT.	DATE
NON-GRIEVANCE (REQUEST) SUBJECT CODE (Check app		TURE (Firma del Preso):	·	DATE RESPONSE WAS RECEIVED:
GRIEVANCE SUBJECT CODE:				(Fecha en que la respuesta fue recibida):
NON-GREIVANCE SUBJECT CODE:	X&ob	by Ford		0/0//2012
INMATE'S	REQUEST FOR AN A	AFPEAL (Solicitud de	Apelación del Preso)	
*`To exhaust administrative n	emedies, appeals must be	e made within 14 days of t	the date the inmate rece	ved the response.
* Las apelaciones tendrán qu		lel los 14 días; a partir que s respuestas administrati		uesta para agotar
DATE OF INMATE'S REQUEST FOR AN APPEAL	: (Fecha de la solicitud de	la apelación del detenido)//	
NMATE'S BASIS FOR AN APPEAL. (Base del detenido pa	ara una apelación:)	<u> </u>		* 5,549
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			. · · · · · · · · · · · · · · · · · · ·	
	SIGNEE'S ACCEPTANCE O		, ,	lo
Apelación del detenido خ) ADMINISTRATOR/DESIGNEE'S DECISION OR RECOMME		- 1		
ADMINISTRATORY DESIGNEE S DECISION OR RECOGNIME	ENDATION. (Decision o recomen	uacion por parte dei administra	ador o/su designado(a).)	
				EXh.040
		*		
ADMINISTRATOR/DESIGNEE (Administrador o/su Desig	nado(a)): SIGNATURE	(Firma del Administrador o/su l	Designado(a):):	DATÉ (Fecha):
NMATE SIGNATURE (Firma del Preso):			The state of the s	ECEIVED APPEAL RESPONSE
			(Fecha en que e	l preso recibio respuesta a su apelación): / /

(YELLOW COPY - C.R.W./PLATOON COUNSELOR)

(PINK COPY - INMATE)

(WHITE COPY - PROGRAM SERVICES)

(FCN-48)(NOV-11)



Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 63 of 81 PageID #:63

COOK COUNTY SHERIFF'S OFFICE (Oficina del Alguacil del Condado Cook)

NON-GRIEVANCE (REQUEST)

INMATE GRIEVANCE FORM (Formulario de Queja del Preso)	
! This section is to be completed by Program Services staff - ONLY	! (! Para ser llenado solo por el personal de Program Services !)
GRIEVANCE FORM PROCESSED AS:	REFERRED TO:
☐ EMERGENCY GRIEVANCE	CERMAK HEALTH SERVICES
GRIEVANCE	SUPERINTENDENT:
F NON-GRIEVANCE (REQUEST)	
Program Services Supervisor Approving Non-Grievance (Request) Signature	N. (Información del Brasa)
PRINT - INMATE LAST NAME (Apellido del Preso): PRINT - FIRST NAME (Prime	N (Información del Preso) Nombre): ID Number (# de identificación):
Fold Bobb	20110808129
DIVISION (División): LIVING UNIT (Unidad):	DATE (Fecha):
	1310 13,15,2011
INMATE'S BRIEF SUMMARY OF THE COM	PLAINT (Breve Resumen de los Hechos del Preso):
 Inmate Disciplinary Hearing Board decisions cannot be grieved or appea When a grievance issue is processed as a NON-GRIEVANCE (REQUEST) 	to do so within 15 days of the event he/she is grieving. led through the use of an inmate Grievance Request/Response/Appeal Form. , an inmate may re-submit the grievance issue after 15 days to obtain a "Control e request or the response is deemed unsatisfactory.
* Un preso que desea llenar una queja, se le requiere	que lo haga dentro de los 15 días después del incidente. o Apeladas a través del uso del Formulario de Quejas/Respuesta/Forma de Apelación.
 Cuando una Quela se procesa como una QUEJAS NO (PETICION), un preso po 	dría re-someter una Queja después de los 15 días para recibir un "Numero de Control", a o porque la respuesta es insatisfactoria.
	me of Incident - Specific Location of Incident
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inventory SHECT SLY On it writes the	IS rESPONSE ON this MAHER ACCORDING TO
	OWING AND INVENTORY SILETS. They CAN'T
EXCAUSE Goffietryla threw my proserty Al	VAY, AS THIS WAS VIEW BY OTHER INMETES!
NO AFFICE BROUGHT ME MY COURT TRANSCIPTE	LEVALMIL! CommissALY: HygiENE HEAD, Clothes
ASSOCIATION ShowES STORES AT NO TIME EVER. I	TSO PROJUCE this EINFF NAME TO MEAND
A COM OF HE DIGGETTO INVENTOU SHET I	WAS IN 2 North From 10/3/11 TO 10/21/11. THE
ACTION THAT YOU ARE REQUESTING (Acción due esta solicitado):	Nd Littled OFF the climite scene Status, SO
who gave MK My Hopethy? This cover-upw	Il be expect. And I will be compensited
The Redalist and taken AURINET ME	!! And the indentional de trous proceed!!
NAME OF STAFF OR INMATE(S) HAVING INFORMATION REGARDING THIS COMPLAINT: (Nombre del personal o presos que tengan información:)	INMATE SIGNATURE (Firma del Preso):
·	
SUPERINTENDENTS/DIRECTORS/DESIGNEES OF A DIVISION/UNIT MUST REVIEW AND EMERGENCY GRIEVANCES. IF THE INMATE GRIEVANCE IS OF A SE	I AND SIGN ALL GRIEVANCES ALLEGING STAFF USE OF FORCE, STAFF MISCONDUCT, RIOUS NATURE, THE SUPERINTENDENT MUST INITIATE IMMEDIATE ACTION.
CRW/PLATOON COUNSELOR (Print): SIGNATURE:	DATE CRW/PLATOON COUNSELOR RECIEVED:
Hides Star	VIEW 121-14
SUPERINTENDENT/DIRECTOR/DESIGNEE (Print): SIGNATURE:	EXh.041 DATE REVIEWED:
	CAILO71/

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 64 of 81 PageID #:64 COOK COUNTY SHERIFF'S OFFICE (Officina del Alguacil del Condado ook) INMATE GRIEVANCE FORM (Formulario de Queja del Preso) [This section is to be completed by Program Services staff - ONLY! (! Para ser llenado solo por el personal de Program Services !)

INMATE GRIEVANCE FORM (Formulario de Queja del Preso)	
! This section is to be completed by Program Services staff - ONLY!	(! Para ser llenado solo por el personal de Program Services !)
GRIEVANCE FORM PROCESSED AS:	REFERRED TO:
☐ EMERGENCY GRIEVANCE	CERMAK HEALTH SERVICES
GRIEVANCE *	SUPERINTENDENT:
NON-GRIEVANCE (REQUEST)	
Program Services Supervisor Approving Non-Grievance (Request) Signature INMATE INFORMATION	√ (Información del Preso)
RINT - INMATE LAST NAME (Apellido del Preso): PRINT - FIRST NAME (Primer	
Ford Bobby	20110805129
IVISION (Division): LIVING UNIT (Unided):	CEII DATE (Fecha):
UIV. A.F. 3	10
	PLAINT (Breve Resumen de los Hechos del Preso):
 When a grievance issue is processed as a NON-GRIEVANCE (REQUEST). 	an inmate may re-submit the grievance Request/Response/Appeal Form. an inmate may re-submit the grievance issue after 15 days to obtain a "Control request or the response is deemed unsatisfactory.
* Un preso que desea llenar una queja, se le requiere * Las decisiones del Comité Disciplinario de los presos, no podrán ser cuestionadas d * Cuando una Queja se procesa como una QUEJAS NO (PETICION), un preso pod	
PLEASE INCLUDE: Date of Incident - Tir (Por Favor, Incluya: Fecha Del Incidente - Ho	ne of Incident - Specific Location of Incident
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AND ABOUTE WAS EVER BEAUTH ACAIN	STAIE. I AM STILLAND LIAVE LEEN
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YET HII MY NEQUESTS TO THE TAKEN OFF	INSTRUBE MINE PHILE DOS THE ho there
STAFF HAVE EVEN HILLOW MY LEGAL COCUMENTS	MODETTY, COMMISSATY, COMES TO HE WILLIAM
ACTION THAT YOU ARE REQUESTING (Acción que esta solicitado): THE RECUEST TO BE TAKEN OFF	HOUSE ALONE. INEVEL REQUEST IT. I AM
NOT A RADIC AND I hAVE NOT bE CHAIGE.	As ONE. FOIRM Sypt. Thomas ON DOWN hAS
HEEN doiNO This To be For Filing GriEVAT	JOE ON CONST HUTCOMS WILLIAM did to BC. This.
NAME OF STAFF OR INNATE(S) HAVING INFORMATION REGARDING THIS COMPLAINT: (Nombre del personal o presos que tengan información:)	
SUPERINTENDENTS/DIRECTORS/DESIGNEES OF A DIVISION/UNIT MUST REVIEW	AND SIGN ALL GRIEVANCES ALLEGING STAFF USE OF FORCE, STAFF MISCONDUCT.
AND EMERGENCY GRIEVANCES. IF THE INMATE GRIEVANCE IS OF A SER CRW/PLATOON COUNSELOR (Print): SIGNATURE:	RIOUS NATURE, THE SUPERINTENDENT MUST INITIATE IMMEDIATE ACTION. DATE CRW/PLATOON COUNSELOR RECIEVED:
Hudres dilio	(en) 12,19,11
SUPERINTENDENT/DIRECTOR/DESIGNEE (Print): SIGNATURE:	DATE REVIEWED:

PART - C

AF. 310

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Please Note:

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

Detainec's Last Name:FOR	D	First Nama	i Pari	
ID#: 2/// -//	20 81 /9 Div	w: 1// Tiet/Divind	Unit: DF	/
ID#: <u>][// - /</u> Date of Request: <u>// / // //</u>	/ Date C.F.	W Received Require	et. // 12	6111
		• .	,	
This request has been processed	l by:	2 12111	Jike .	C.R.W.
Summary of Request:		•		
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Response and/or Action Taken:				
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	Signature of individual resp	onding)		Divill



Exh. 043

COOK COLINITY-SAPRIFPS CONFERCE #: 1 Filed: 05/22/12 Page 66 of \$1 Rage 10 Notice (REQUEST)

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PPEAL FORM

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INIMATE	GRIEVANCE		₽ □ / ∧ I
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(Petición de Queja del Preso/Respuesta/Forma de Apelación)

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NMATE LAST NAME (Apellido del Preso):	INMATE FIRST NAME (Primer Nombre):	ID Number (# c	le Identificación):
FORD	BOBBY	2011	0808129
(EMERGENCY GRIEVANCES AR	/ NON-GRIEVANCE (REQUEST) REFERRA THE THOSE INVOLVING AN IMMEDIATE THREAT TO THE W		AN INMATE)
RW/PLATOON COUNSELOR'S SUMMARY OF THE COMPLAIN	FE ALCEGES AM.	55110 F	
PROPERT	<i>y.</i>		•
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MMEDIATE CRW/PLATOON COUNSELOR RESPONSE (if app	licable):		
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CRW/PLATOON COUNSELOR REFERRED THIS GRIEVANCE/RI PROPERTY OF A PROPERTY OF THE SERVICE OF THE S	EQUEST TO (Example: Superintendent, Cermak Health Services	, Personnel):	DATE REFERRED:
RESPONSE BY PERSONNEL HANDLING REFERRAL:		, .	
SEE ATTAC	HEI		
PERSONNEL RESPONDING TO GRIEVANCE (Print):	SIGNATURE:	PALLSON.	DATE: /2 / 20 / 11
	ew all responses to grievances alleging staff use of fo		
SUPERINTENDENT/DIRECTOR/DESIGNEE (Print):	SIGNATURE;	DIV./DEPT.	DATE:
NON-GRIEVANCE (REQUEST) SUBJECT CODE (Check applicat	ble bux): INMATE SIGNATURE (Firma del Preso):	<u> </u>	DATE RESPONSE WAS RECEIVED: (Fecha en que la respuesta fue recibida):
GRIEVANCE SUBJECT CODE:	= X Lothe Ford	·	1 14/12
INMATE'S RI	EQUEST FOR AN APPEAL (Solicitud de Ape	elación del Preso)	
* To exhaust administrative reme	edies, appeals must be made within 14 days of the d	late the inmate receiv	red the response.
* Las apelaciones tendrán que s	er sometidas dentro del ios 14 días; a partir que el j todas las posibles respuestas administrativas.	preso recibió la respu	esta para agotar
			and the second s

DATE OF INMATE'S REQUEST FOR AN APPEAL: (Fecha de la solicitud de la apelación del detenido:)

INMATE'S BASIS FOR AN APPEAL: (Base del detenido para una apelación:)

ADMINISTRATOR/DESIGNEE'S ACCEPTANCE OF INMATE'S APPEAL? (¿ Apelación del detenido aceptada por el administrador o/su designado(a)?)

Yes (Si)

Νo

ADMINISTRATOR/DESIGNEE'S DECISION OR RECOMMENDATION: (Decision o recomendación por parte del administrador c/su designado(a):)

ADMINISTRATOR/DESIGNEE (Administrador o/su Designado(a)):

SIGNATURE (Firma del Administrador o/su Designado(a):):

INMATE SIGNATURE (Firma del Preso):

DATE INMATE RECEIVED APPEAL RESPONSE

(Fecha en que el preso recibio respuesta a su apelación):

(FCN-48)(NOV 11)

(WHITE COPY - PROGRAM SERVICES)

(YELLOW COPY - C.R.W./PLATOON COUNSELOR)

(PINK COPY - INMATE)

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Cook County
SHERIPE

COOR COLINTY-SHERIFPSOUPPIOE#: 1 Filed: 05/22/12 Page 67 of GRILVENERS NOW THE REQUEST)

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	1. onoion de Queja dei i 1630	INMATE INF			· · ·
INMATE LAST NAME (A	pellido del Preso):	INMATE FIRST NAME (Frimer N		ID Number (#	de Identificación):
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IIVIMIEDIATE CRW/PLAT	TOON COUNSELOR RESPONSE (if app	лиаске):			
CRW/PLATOON GOUNS	SELOR REFERRED THIS GRIEVANGE/F	EQUEST TO (Example: Superintend	ent, Cermak Health Services,	Personnel):	DATEREFERRED
	MD TCIN	/ 11	* * C		14/4/11
RESPONSE BY PERSON	nnel Handling Referbal:		1 0	- Ilian	A star
Willa	nu Jud	Was p	aced or	- 170V>E	Hone State
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PERSONNEL RESPOND	DINO TO GRIEVANCE (Print):	SIGNATURE		DIV/DEPT.	DATE: /
MICHY	1 HAIVISE	(Md.	1 Hr	<u> </u>	1/1/2
	nts of a division/unit must revi RECTOR/DESIGNEE (Print):	ew all responses to grievance SIGNATURE:	s alleging staff use of fo	rce, staft in sconduc	et and emergency grievances. DATE:
. JOPENINI ENDENI/DI	NEOTORY DESIGNACE (PHILL):	SIGNATURE:		U17./ DEFT.	/ /
	UEST) SUBJECT CODE (Check applica	ble box): INMATE SIGNATURE (F	irma del Preso):	· · · · · · · · · · · · · · · · · · ·	DATE RESPONSE WAS RECEIVED: (Fecha en que la respuesta fue recibida):
GRIEVANCE SUBJE		- 148 11	. 4.0		/ /// //2
NON-GREIVANCE S		EQUEST FOR AN ARRE	Al (Solioitud do Aco	Jación del Press	
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	Las apelaciones tendrán que :	ser sometidas dentro dei ios . todas las posibles respi		resu recibio la respi	nesta hara agutar
DATE OF INMATE'S	REQUEST FOR AN APPEAL: (F	echa de la solicitud de la ape	lación del detenido:)	//_	-
INMATE'S BASIS FOR A	AN APPEAL: (Base del detenido para d	ına apelación:)			
		•	- .		
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ADMINISTRATOR/DES	IGNEE'S DECISION OR RECOMMEND	ATION: (Decision o recomendación p	oor parte del administrador o,	/su designado(a):)	-
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ADMINISTRATOR/DES	IGNEE (Administrador o/su Designad	o(a)): SIGNATURE (Firma t	lel Administrador o/su Design	nado(a):):	DATE (Fecha):
INMATE SIGNATURE (F	Firma del Preso)		S. 11/	DATE INMATE OF	GEWED APPEAL RESPONSE
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FCN-48)(NOV-11)	(WHITE COP)	- PROGRAM SERVICES)	(YELLOW COPY - C.R.)	W./PLATOON COLINS	//
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Case: 1:12-cv-04000 Power # 1 Filed: 05/22/12 Page 68 of 81 PageID #:68

Cook County Department of Corrections Division Eleven

MEMORANDUM

	MEMO	ZMIADOIAI		
TO: SUPT. THOMAS	~	4	DATE: /2 JAM/2	
FROM: De B	vdar5			
SUBJECT: Refusal of pr	otective cust	ody		
			4. Jer hart has	•
The below listed derefused placement. Please	see the stateme	THE DY LIE HAROL DE	, danii oo	
I, Bobby For but I do not want to be classified threatened or enda division eleven.				
	**.			•
X Sobbo Detainee Signature	y Ford	OFC Witness	. Callo	OFC WELLAR
aux aux	79	And a state and in comment and a state	est earlieste and excelerations of establishment (1997). As follows:	
Supervisor's Signatu	ire			

From: LEGAL 3991 11/30/2011 09:47 #662 P.004/024

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 69 of 81 PageID #:69

11/29/201

#654 P.001/001

COOK COUNTY DEPARTMENT OF CORRECTIONS MEMORANDIIM

DATE:	November 29, 2011
TO:	John Mueller – Program Services
FROM:	The Legal Office
Case:	People vs Bobby Ford
Case No.	11 CR 17133

We have received pending litigation concerning the above referenced case. Please forward copies of any and all information, which may fall under your control to the attention of Tracey B. Williams (extension #7896/Fax #3991) in the Legal Office. Your response is needed as soon as possible!

Check if NOT found	Check if found	Copies only of Requested Documents:
		Grievances
		Grievances Processed as Requests
		Bobby Leon Ford #2011-0808129

Your signature below indicates that a diligent search was conducted of the above requested documents.

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 70 of 81 PageID #:70 38-4 12AUG2011 (Court Branch) (Court Date) FELONY CCCR N662-125M-6/28/02 (23440565) IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS The People of Illinois COMPLAINT FOR PRELIMINARY EXAMINATION Plaintiff NO. BOBBY L FORD Defendant FOOD 4 LESS (MICHAEL ANDERSON) complainant, now appears before (Complainant's Name Printed or Typed) The Circuit Court of Cook County and states that **BOBBY L FORD** 6505 S. EBERHART AVE CHICAGO IL 60637 has, on or about (Defendant) (Address) 06-Aug-2011 FOOD 4-LESS 112 W 87TH ST CHICAGO #L-60620 (Date) (Place of offense) RETAIL THEFT - LESS THAN \$300 committed the offense of in that he/she KNOWINGLY TOOK POSSESSION OF/CARRIED AWAY MERCHANDISE, BE cola, country time with the LEMONADE, AND SUNKIST, VALUED AT UNDER \$300 USC, OFFERED FOR SALE IN FOOD 4 LESS, A RETAIL MERCHANTILE ESTABLISHMENT WITH THE INTENTION OF DEPRIVING THE MERCHANT PERMANENTLY OF THE BENEFIT OF MERCHANDISE WITHOUT PAYING FULL RETAIL VALUE OF SUCH MERCH, AND PASSING THE LAST POINT OF SALE: PURCHASE it has a prin meso connection Mcichandisa case rumser 10ck 00412. 720 ILCS (Chapter) Br. 1, CBC - 2650 S. Californ AUG 08 2011 **CHARGE CODE** DOROTHY BROWN (Télephone No.) STATE OF ILLINOIS **COOK COUNTY** ተላይ፤SOV (Complainant's Name Printed or Typed) being first duly sworn, es and says the he/she read the foregoing complaint by him/her subscribed and that the same is true. I have examined the above complaint and the person presenting the same and have beard evidence thereon, and am satisfied that there is probable cause for filing same. Leave is given to file said complaint. Summons Issued, Judge or Judge's No. Warrant Issued, Bail set at, OF

Judge

Judge's No.

Bail set at

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 71 of 81 PageID #:71

THE CLERK: Bobby Ford. 1 (Witnesses sworn.) 2 THE COURT: Good morning, sir. Are you Bobby 3 4 Ford? THE DEFENDANT: Yes, I am. 5 THE COURT: Mr. Ford, you are charged with retail 6 theft. Mr. Sillins, have you reviewed the proposed 7 amendments to the complaint? 8 MR. SILLINS: Yes, I have, your Honor. I waive 9 reswearing, reverification. 10 11 THE COURT: The amendments are allowed. State, you may proceed. 12 ANTHONY SAFFORD, 13 called as a witness, having been first duly sworn, was 14 examined and testified as follows: 15 16 DIRECT EXAMINATION BY MS. HUGHES: 17 Sir, please state your name, spelling your 18 Q. last name for the record. 19 A. Safford, S-a-f-f-o-r-d. 20 Q. And your first name? 21 Anthony, A-n-t-h-o-n-y. 22 Α. THE COURT: Sir, keep your voice up so we can all 23

hear you. If you are asked a question that you don't

24

- 1 understand, just let me know.
- 2 BY MS. HUGHES:
- 3 Q. Sir, who are you currently employed by?
- A. Food 4 Less, theft prevention.
- 5 Q. Is Food 4 Less a retail mercantile
- 6 establishment licensed to do business in Illinois?
- 7 A. Yes.
- 8 O. The Food 4 Less that you work at, is that
- 9 located at 112 West 87th Street in Chicago, Cook County,
- 10 Illinois?
- 11 A. Yes.
- 12 Q. Directing your attention to August 6, 2011 at
- approximately 1:00 p.m., were you working at Food 4 Less
- 14 on that date?
- 15 A. Yes.
- 16 Q. Do you see anybody in court today that you saw
- 17 inside Food 4 Less?
- 18 A. Yes.
- 19 Q. Please point to that person and identify an
- 20 article of clothing.
- 21 A. The young man in the orange Department of
- 22 Corrections suit (indicating.)
- 23 THE COURT: The record shall reflect the in-court
- 24 identification of the defendant by the witness.

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 73 of <u>81</u> PageID #:73

1	A. He said he did not have a receipt. He had
2	paid for it and did not get a receipt. And then he
3	started going crazy and we tussled, and then he was
4	handcuffed.
5	Q. Did he have a receipt for those items?
6	A. No.
7	Q. And did you recover those items?
8	A. Yes.
9	Q. Where were they recovered from?
10	A. The buggy.
11	Q. And were they rung up to determine their
12	value?
13	A. Yes.
14	Q. Who rung them up?
15	A. The store manager.
16	Q. Were you present for that?
17	A. Yes.
18	Q. Were they under \$300?
19	A. Yes.
20	MS. HUGHES: Nothing further of this witness.
21	CROSS-EXAMINATION
22	BY MR. SILLINS:
23	Q. Mr. Anderson?
24	A. No, Anderson is my partner.

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 74 of 81 PageID #:74

- 1 Q. I'm sorry. What's your name?
- 2 A. Safford.
- 3 Q. You said you were observing him the whole time
- 4 he was in the store?
- 5 A. Yes.
- 6 Q. And you never saw him go to a clerk and make
- 7 any payment?
- 8 A. No, he went past the clerk.
- 9 Q. And did he tell you that he had previously
- 10 paid for these items?
- 11 A. Yes.
- 12 Q. And did you give him a chance to get his
- 13 receipt?
- 14 MS. HUGHES: Objection.
- 15 THE COURT: Overruled.
- THE WITNESS: We recovered the receipt, but it was
- 17 two weeks old.
- 18 BY MR. SILLINS:
- 19 Q. Was the receipt found in the washroom?
- 20 A. Yes.
- Q. At the point where you detained him, was he
- 22 still in the store or outside of the store?
- A. He was on his way out of the store.
- Q. So he was inside the store?

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 75 of 81 PageID #:75

- 1 ask for representation. I asked to represent myself,
- and I'm still standing on that. I'm asking for my
- 3 constitutional right to be preserved and acknowledged.
- 4 THE COURT: We will pass it. Let's pass this.
- 5 Sir, do not discuss your testimony with
- 6 anybody.
- 7 (Whereupon, the case was
- 8 passed and recalled.
- 9 THE CLERK: Recall on Bobby Ford.
- 10 THE COURT: All right.
- Mr. Ford, I had passed your case.
- Mr. Ford, I remember that there was a defendant who
- wanted to go pro se who asked me about it on the last
- 14 court date. I did not realize though that you were that
- 15 defendant. In fact, I had mentioned to the public
- defender, Mr. Baker, that the defendant on that case
- 17 that that matter had been dismissed. As I said, I did
- 18 not realize it was you.
- Mr. Sillins, did you want to say
- 20 something?
- MR. SILLINS: I would just say for the record that
- when I was in back interviewing Mr. Ford, he did not
- 23 tell me he wanted to go pro se or I would have told you
- 24 so.

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 76 of 81 PageID #:76

- 1 door, what distance is that?
- 2 A. About 10 feet.
- 3 O. You said that the defendant was at customer
- 4 service at the time that you stopped him?
- 5 A. Yes.
- 6 Q. What did you ask the defendant at that time?
- 7 MS. HUGHES: Objection, beyond the scope.
- 8 THE COURT: Sustained.
- 9 BY THE DEFENDANT:
- 10 O. Did the defendant at the time you seen him was
- 11 he walking outside of the store?
- MS. HUGHES: Objection, asked and answered.
- THE COURT: Overruled.
- 14 THE WITNESS: He was on his way out of the door.
- 15 When the cashier called the manager, they called the
- defendant back over to the customer service and that's
- 17 when we came out.
- 18 BY THE DEFENDANT:
- 19 Q. So the defendant was trying to exit this door
- with the merchandise?
- 21 A. Yes, he was.
- Q. Do you have this on film?
- A. Yes, we do, and I am sure the state's attorney
- 24 has it also.

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 77 of <u>81</u> PageID #:77

- 1 Q. You stated earlier that the defendant had --
- 2 you had found a receipt that the defendant had; is that
- 3 correct?
- A. I never stated that. Who said that?
- 5 Q. You stated earlier in your statement that you
- found a receipt in the bathroom?
- 7 A. Yeah, later on after everything was over with
- 8 we found the receipt.
- 9 Q. Did the defendant tell you --
- 10 A. Can I answer the question?
- 11 THE COURT: Let him finish his answer.
- 12 THE WITNESS: We found the receipt because the
- defendant stated that he paid for the merchandise and
- 14 his receipt was in the bathroom. But the receipt we
- 15 found was two weeks old. That's the receipt we had.
- 16 BY THE DEFENDANT:
- 17 Q. Did the defendant tell you at the time that he
- 18 had paid for the merchandise and needed to use the
- 19 bathroom, and had went to the bathroom and there at that
- time possibly lost the receipt inside the bathroom?
- MS. HUGHES: Objection.
- 22 THE COURT: Sustained. Ask another question.
- 23 BY THE DEFENDANT:
- Q. Did the defendant tell you at the time that

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 78 of 81 PageID #:78

- the cashier had informed him to go over to customer
- 2 service and explain the situation to the lady at
- 3 customer service?
- 4 MS. HUGHES: Objection.
- 5 THE COURT: Sustained. Ask another question.
- 6 BY THE DEFENDANT:
- 7 Q. Did the defendant at the time try to attack
- 8 you or your partner at any time?
- 9 MS. HUGHES: Objection.
- 10 THE COURT: Sustained. I have been sustaining
- 11 these objections because the questions are not relevant
- 12 to the charge against you. Just so you understand, they
- 13 are not relevant. That is the basis for sustaining the
- 14 objections. You may continue.
- 15 BY THE DEFENDANT:
- 16 Q. At the time you stated that the defendant was
- 17 trying to go outside of the store, did the defendant
- 18 have any merchandise on his person?
- 19 A. Yes.
- 20 Q. Where did I have this alleged merchandise on
- 21 me?
- 22 A. It was in the buggy.
- Q. It was in a buggy?
- 24 A. Yeah, it was in a buggy.

Chicago Police Department - ARREST

CB #: 18205191

FORD, Bobby

ARREST REPORTING

Confiscated Properties:

KPROPERST

MINCIDENT

RTING

REPO

All confiscated properties are recorded in the e-Track System. This system can be queried by the inventory number to retrieve all official court documents related to evidence and/or recovered properties.

PROPERTIES INFORMATION FOR

FORD, Bobby,

NOT AVAILABLE IN THE AUTOMATED ARREST SYSTEM.

(The facts for probable cause to arrest AND to substantiate the charges include, but are not limited to, the following)

EVENT#10034; IN SUMMARY THE R/O RESPONDED TO A CALL OF BATTERY IN PROGRESS. STORE SECURITY OFFICERS FIGHTING WITH A SHOPLIFTER. THE ARRESTEE WAS TAKEN INTO CUSTODY ON THE SIGNED COMPLAINTS. THE ARRESTEE WAS DETAINED BY STORE SECURITY AFTER PASSING THE LAST POINT OF PAYMENT WITHOUT PAYING FOR TWO CASES OF WATER (24 BOTTLES PER CASE), NINE BAGS OF ICE, HAVING A RETAIL VALUE OF \$58.91 DOLLARS. THE ARRESTEE RESISTED ARREST BY THE STORE SECURITY OFFICER ANDERSON (COMPLAINT/ VICTIM). THE ARRESTEE ALSO KICKED VICTIM ANDERSON WITH HIS FEET CAUSING INJURY TO THE VICTIMS ANDERSON LOWER LEFT LEG.THE ARRESTEE WAS TRANSPORTED TO THE 6TH DISTRICT FOR PROCESSING. THE ARRESTEE IS ON PAROLE PER IR# 597130, IDOC OFFICER GLENN POTTER NOTIFIED AND STATED THAT A WARRANT WILL NOT BE ISSUSE AT THIS TIME @ 1437 HRS. ARRESTEE HAS NO WARRANTS OR INVESTIGATIVE ALERTS. FELONY CHARGES APPROVED BY ASA O'MARA @ 1453 HRS. ARRESTEE IS NOT ON TRAP OR GIPP LIST. ARRESTEE HAS \$351.00 USC ON HIS PERSON. ARRESTEE PERSON PROPERTY #12385909.12385913.12385917. STORE RECIET.AND PHOTO OF PROCEEDS INVENTORY #12385907.

SEE WC COMMENTS SECTION FOR ADDITIONAL COMMENTS

Desired Court Date:

12 August 2011

Branch: 38-4 727 E 111TH ST - Room

Court Sgt Handle? Yes

Initial Court Date: 08 August 2011

Branch: CBC-1 2600 S CALIFORNIA - Room

Docket #:

BOND INFORMATION NOT AVAILABLE

NAMESTING OFFICERS

III hereby declare and affirm, under penalty of perjury, that the facts stated herein are accurate to the best of my knowledge, information and/or belief.

Attesting Officer:

DOTSON, L L (PC0G513) #18360

06 AUG 2011 17:02

ARRESTING OFFICER(S):

1st Arresting Officer:

Beat 0634

#18360 DOTSON, L L (PC0G513)

2nd Arresting Officer:

#6889 ROBERTS, B D (PC0AE42) 0634

APPROVING SUPERVISOR:

Approval of Probable Cause: #312

LEWISON, J A (PC0D763)

06 AUG 2011 17:29

08h,062

Page 6 of 6 Technologu

Case: 1:12-cv-04000 Document #: 1 Filed: 05/22/12 Page 80 of 81 PageID #:80

RD #: 35013 Chicago Police Department - Incident Report Possessor/User: Ford, Bouby L Property #2 Used as Weapon? No Estimated Value: \$2.50 Quantity: 2 Taken/Stolen? Yes Recovered? No Owner: (Firm) Food 4 Less Description: 24 Pack Of Water Property Type: Other Possessor/User: Fórd, Bobby L Property #3 Estimated Value: \$3.34 Used as Weapon? No Quantity: 4 Taken/Stolen? Yes Recovered? No Owner: (Firm) Food 4 Less Description: 1/2 Ltr Country Time Lemonade Property Type: Other OTHER PROPERTIE Possessor/User: Ford, Bobby L Property #4 Used as Weapon? No Quantity: 2 Estimated Value: \$3.34 Taken/Stolen? Yes Recovered? No Owner: (Firm) Food 4 Less **Description:** Hawaiian Punch Property Type: Other Possessor/User: Ford, Bobby L Property #5 Used as Weapon? No Estimated Value: \$3.33 Quantity: 1 Taken/Stolen? Yes Recovered? No Owner: (Firm) Food 4 Less **Description:** Sunkist Property Type: Other Possessor/User: Ford, Bobby L Property #6 Used as Weapon? No Estimated Value: \$3.34 Quantity: 2 Taken/Stolen? Yes Recovered? No Owner: (Firm) Food 4 Less Description: Rc Cola Property Type: Other

EVENT # 10034 IN SUMMARY R/O RESPONDED TO A CALL OF A BATTERY IN PROGESS AT THE FOOD 4 LESS LOCATED AT 112 W 87TH ST. WHEN R/O ARRIVED BOBBY FORD(OFFENDER) WAS ALREADY IN CUSTODY WITH THE FOOD 4 LESS SECURITY. R/O THEN INTERVIEWED TAMMY HATTER (WITNESS) THE MANAGER OF FOOD 4 LESS. MS. HATTER STATED THAT BOBBY FORD. WALK PAST THE CASH REGISTER WITH A CART FULL OF THE ABOVE NAMED ITEMS. AT THIS POINT JACKIE CROWELL, A CASHIER, STOPPED BOBBY FORD. THE OFFENDER THEN STATED TO MS. CROWELL THAT HE HAD ALREADY PAID AND CONTINUED BY MS. CROWELL AND THE LAST POINT OF PAYMENT THE CASH REGISTER. AT THIS TIME JACKIE CROWELL MADE TAMMY HATTER AWARE AND MS. HATTER DETAINED THE OFFENDER. WHILE MS. HATTER WAS TALKING TO MR. FORD MICHAEL ANDERSON (VICTIM AND COMPLAINANT) IDENTIFIED HIMSELF AS STORE SECURITY AND ATTEMPTED TO PLACE MR. FORD IN CUSTODY. ACCORDING TO MICHAEL ANDERSON (VICTIM AND COMPLAINANT) A STRUGGLE ENSUED. DURING THE STRUGGLE THE OFFENDER KICKED MR. ANDERSON IN THE LOWER LEG 2-3 TIMES. MICHAEL ANDERSON (VICTIM AND COMPLAINANT) WAS THEN ABLE TO DETAIN MR. FORD. R/O THEN TOOK BOBBY FORD(OFFENDER) INTO CUSTODY UPON SIGNED COMPLAINTS AND TRANSPORTED HIM TO THE 6TH DISTRICT FOR PROCESSING. FURTHER INVESTIGATION REVEALED THAT BOBBY FORD WAS ON PAROLE GENE POTTER FROM IDOC WAS NOTIFIED AT @ 1437HRS NO WARRANT WILL BE ISSUED AT THIS TIME. FELONY UPGRADE APPROVED @ 1453HRS ASA O'MARA COURT DATE OF 12AUG11 BRANCH 38-4. CB# 18205191

REPORTING OFFICER - STAR#: 18360 NAME: LARRY DOTSON BEAT: 0634 ASSISTING OFFICER - STAR#: 9264 NAME: EDWARD O NEILL BEAT: 0611 ASSISTING OFFICER - STAR#: 12313 NAME: FERNANDO SOTO BEAT: 0611

15xh 064

Case: 1:12-cv-04000 Document #: .2 Page 81 of 8<u>1</u> PageID #:81 CHICAGO POLICE DEPARTMENT CPD-34.523 (REV. 10/09) PROPERTY INVENTORY - NO. INITIAL DESTINATION OF PROPERTY: ⋚ OI Wall DATE RECOVERED MMENTS: 5064926 FOUND BY - NAME UCA: OWNER'S NAME CURRENCY: 06-AUG-2011 X POLICE MAIL CHECKIE Court Branch DECEASED E CHARGES: OUANTITY PERED/SEIZED FROM - NAME FORD, BOBBY Court Date (IF NOT NEEDED FOR INVESTIGATION/EVIDENCE, LEAVE BLANK) TO BE DISPOSED OF BY CUSTODIAN (NOT TO BE RETURNED)
(THIS APPLIES IF PROPERTY IS NOT EVIDENCE. NOT RETURNABLE AND/OR OWNER IS UNKNOWN) OWNER PROPERTY AVAILABLE FOR RETURN TO HOLD FOR INVESTIGATION
AND/OR EVIDENCE ARRESTEE TRANSPORTED TO ST BERNARDS HOSPITAL E & RPS PICKUP X ARRESTED PRISONER MONEY: BUNDLE OF USC 720 ILCS 5.0/16A-3-A 0860 38-**4** 12-AUG-2011 DOTSON, LARRY Star: 18360 FORD, BOBBY RECOVERING UNIT PERSONNEL THEFT RETAIL THEFT INV NO 12385909 EVID./LAB TECHNICIAN INVESTIGATING OFFICER . EVIDENCE & RECOVERED PROPERTY SECTION USE ONLY DESCRIPTION OF PROPERTY APPROVING DESK SERGEANT OKONSKI, RAYMOND **ADDRESS ADDRESS** STAR NO. PKG 공 Α 6505 S. EBERHART AVE HT435013 2727327 CHICAGO, IL 60637 UN1 112 E 87TH ST CHICAGO, IL 60619 1st OFFICER'S NAME SIGNATURE
Electronic Approval 2nd OFFICER'S NAME ROBERTS, BRENDAN SIGNATURE DOTSON, LARRY Electronic Approval STAR NO. 1876 SEE COPY 4 FDR NOTICE TO FINDER S DEPOSITED AMT RE-INVENTORY OF: 351.00 CHARGE TYPE: FELONY INCHOATE: OFFENSE AS CITED DATE 06-AUG-2011 BEAT OF RECOVERY 632 TELEPHONE NO. S INVENTORY AMT TELEPHONE NO CNIT 900 351.00 STAR NO. 6889 STAR NO. UNIT UNIT 18360 \$351,00 906 044 COURT ORDER - DISPOSAL INSTRUCTIONS CITY IN THIS INVENTORY MY SIGNATURE HEREON ACKNOWLEDGES RECEIVING ALL PROPERTY DESCRIBED DATE RECEIVED RECIPIENTS SIGNATURE WATCH COMDR.'S APPROVAL SIGNATURE OFFICER'S SIGNATURE · STAR - UNIT ADDRESS - STREET OFFICER'S SIGNATURE -X (EXEMPT RANK REQUIRED FOR FIREARMS) INVENTORY NO 12385909 E. & R.P.S USE ONLY STATE STAR

21/2

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COPY 1 - KEEP WITH PROPERTY

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